

FEDERAL REGISTER

THE NATIONAL ARCHIVES
OF THE UNITED STATES
1934

VOLUME 11 NUMBER 69

Washington, Tuesday, April 9, 1946

Regulations

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 63-10]

PART 1596—FOOD IMPORTS

RESTRICTIONS ON IMPORTS OF CERTAIN FOODS

Pursuant to the authority vested in me by the provisions of § 1596.1 (d) of War Food Order No. 63, as amended (9 F.R. 13280, 14877; 10 F.R. 103, 8950, 10419), Appendix A to the said order is hereby amended by deleting therefrom the following item:

Food	Commerce import Class No.	Governing date
Cassia, cassia buds and cassia vera, ground and unground.	1533.000, 1533.100, 1550.070.	Do. [Nov. 13, 1944].

This amendment shall become effective at 12:01 a. m., e. s. t., April 8, 1946. With respect to violations, rights accrued, liabilities incurred, or appeals taken under the said War Food Order No. 63 (including Appendix A to the said order), as amended, prior to the effective time of this amendment, all provisions of the said War Food Order No. 63 (including Appendix A to the said order), as amended, in effect prior to the effective time of this amendment shall be deemed to continue in full force and effect for the purpose of sustaining any proper suit, action, or any other proceeding with regard to any such violation, right, liability, or appeal.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 63, as amended, 8 F.R. 13280, 14877, 10 F.R. 103, 8950, 10419)

Issued this 5th day of April 1946.

Acting Assistant Administrator
G. T. PEYTON,

[SEAL]

[F. R. Doc. 46-5797; Filed, Apr. 8, 1946; 11:00 a. m.]

TITLE 16—COMMERCIAL PRACTICES

Chapter I—Federal Trade Commission

[Docket No. 5155]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

FERRO ENAMEL CORP. ET AL.

§ 3.7 *Aiding, assisting and abetting unfair or unlawful act or practice*: § 3.27 (d) *Combining or conspiring—to enhance, maintain or unify prices*. I. In connection with the offering for sale, sale and distribution of "frit" in commerce, and on the part of the corporate respondents Ferro Enamel Corporation, Pemco Corporation, The O. Hommel Company, Chicago Vitreous Enamel Product Co., and Ingram-Richardson Mfg. Co. of Indiana, Inc., their respective officers, etc., and among other things, as in order set forth entering into, continuing, cooperating in, or carrying out any planned common course of action, understanding, agreement, combination, or conspiracy between and among any two or more of said respondents or between any one or more of said respondents and others not parties hereto, to:

(1) Fix or maintain prices, discounts, or terms and conditions of sale for "frit," or adhere to or promise to adhere to prices, discounts, or terms and conditions of sale so fixed or established; (2) sell "frit" at prices calculated or determined pursuant to or in accordance with any plan or system of equalizing freight with competitors which results in identical delivered prices at any given destination by respondents quoting or selling at such destination, or which prevents purchasers from finding any advantage in price in dealing with one or more of respondents as against any of the other respondents; or quote or sell "frit" pursuant to or in accordance with any other plan or system which has the aforesaid results; (3) establish or maintain any classification of customers, or any method or formula for classifying customers, used or to be used in determining prices, discounts, or terms and conditions of sale to customers; (4) exchange, directly or through Stevenson, Jordan & Harrison, Inc., respondent management corporation, Harry L. Moody, respondent

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Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, the National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington 25, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

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NOTICE

1945 Supplement

Book 1 of the 1945 Supplement to the Code of Federal Regulations may be obtained from the Superintendent of Documents, Government Printing Office, at \$3 per copy. This book contains Titles 1 through 9, and includes, in Title 3, Presidential documents in full text together with appropriate reference tables.

A limited sales stock of the 1944 Supplement is still available as previously announced.

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director thereof, or any agency or clearing house, price and discount lists or other records showing current prices, discounts, terms, and conditions of sale for the purpose or with the effect of restraining competition in the offering for sale or sale of "frit"; (5) adhere or promise to adhere, to filed or published prices, discounts, or terms and conditions of sale for "frit" pending the filing or publication of changes in such prices, discounts, or terms and conditions of sale; (6) file with Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency, copies of invoices and orders covering sales of "frit" and showing the details of such transactions in a manner used or useful in ascertaining whether respondents have adhered to filed or published prices, discounts, or terms and conditions of sale; (7) fix or determine the amount of credit which will be extended to any purchaser; or exchange, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, credit information, with the purpose or effect of fixing or determining the credit allowed any customer, or the terms upon which credit may be allowed any customer; (8) exchange, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, copies of credit memoranda issued to purchasers, used or useful in disclosing variations from filed or published prices; (9) refuse or decline to sell "frit" upon a consignment basis; or refuse or decline to pack or prepare "frit" in a specified way for shipment to customers; or refuse or decline to demonstrate a product to their customer; or otherwise refuse or decline to grant a competitive inducement as a means of securing or retaining or seeking to secure or retain customers; (10) exchange, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, data concerning "frit" which discloses to any manufacturing respondent the volume of sales made by, the freight equalization charges paid or allowed by, or the average price received by any other individual manufacturing respondent, for the purpose or with the effect of hindering or restraining competition in the sale and

distribution of "frit"; or (11) hold or participate in any meeting, discussion, or exchange of information between or among themselves or under the auspices of Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any other medium or agency, for the purpose or with the effect of reaching any understanding concerning the prices to be charged for "frit" or the maintenance of any of the practices prohibited by this order; and

II. Doing or performing any of the things forbidden in the preceding parts of this order, or aiding, assisting, or cooperating in the performance thereof, on the part of respondents Stevenson, Jordan & Harrison, Inc., its officers and Harry L. Moody, individually and as a director of Stevenson, Jordan & Harrison, Inc., their respective agents, etc.; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Ferro Enamel Corporation, et al., Docket 5155, February 26, 1946]

§ 3.45 (e) *Discriminating in price—Indirect discrimination—Cumulative discounts.* In or in connection with the sale or distribution of "frit" in commerce, and on the part of the corporate respondents Ferro Enamel Corporation, Pemco Corporation, The O. Hommel Company, Chicago Vitreous Enamel Product Co., and Ingram-Richardson Mfg. Co. of Indiana, Inc., their respective officers, etc., and among other things, as in order set forth, (1) directly or indirectly discriminating in price between different purchasers of "frit" of like grade and quality in the manner and degree set forth in the volume discount schedule shown in Paragraph Five of the findings as to the facts herein, or in any manner or degree substantially similar thereto, or from continuing or resuming any such discriminations in price; i. e., as there set forth, through classifying their customers according to the annual dollar volume of purchases of "frit" from all sources by their customers and granting discounts to each customer based upon such classification, as shown by the volume report containing a summary of all sales of said product by all of said manufacturers each month, as disseminated by respondent management corporation and respondent Moody, its director (whom said manufacturers supply with regular periodical reports of annual dollar volume of sales to their respective customers) and in accordance with which classification purchases of \$5,000 a year entitled customer to no discount from list, purchases from \$5,000 to \$10,000 entitled him to 5 percent, and those ranging from \$10,000 to \$20,000, from \$20,000 to \$29,000, from \$29,000 to \$40,000, and over \$40,000 entitled him to discounts of, respectively, 10 percent, 12½ percent, 15 percent and 20 percent; (2) directly or indirectly discriminating in price in any other manner between purchasers of "frit" of like grade and quality, when such discriminations substantially equal or exceed any of the discriminations shown in the volume discount schedule set forth in Paragraph Five of the findings as to the facts herein; or (3) otherwise discriminating in

price as between purchasers of "frit" of like grade and quality where the effect may be substantially to lessen competition or tend to create a monopoly in any line of commerce or to injure, destroy, or prevent competition with any person who either grants or receives the benefit of such discrimination; prohibited, subject to the provision, however, that the foregoing shall not prevent price differences which make only due allowance for differences in the cost of manufacture, sale, or delivery resulting from differing methods or quantities in which said "frit" is to such purchasers sold or delivered, and to the further provision that the foregoing shall not prevent respondents from showing that any lower price to any purchaser was made in good faith to meet an equally low price of a competitor. (Sec. 2 (a), 49 Stat. 1526; 15 U.S.C., sec. 13 (a) [Cease and desist order, Ferro Enamel Corporation, et al., Docket 5155, February 26, 1946])

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 26th day of February A. D. 1946.

In the Matter of Ferro Enamel Corporation, Pemco Corporation, The O. Hommel Company, a Corporation; Chicago Vitreous Enamel Product Co., a Corporation; Ingram-Richardson Mfg. Co. of Indiana, Inc., and Stevenson, Jordan & Harrison, Inc., a Corporation; Harry L. Moody, an Individual

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission and the substitute answers of the several respondents admitting all the material allegations of fact set forth in said complaint and waiving all intervening procedure and further hearing as to said facts, and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act and that each of the respondents except Stevenson, Jordan & Harrison, Inc., and Harry L. Moody has violated subsection (a) of section 2 of an Act of Congress entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (the Clayton Act) as amended by an act approved June 19, 1936 (the Robinson-Patman Act);

I. It is ordered, That the corporate respondents Ferro Enamel Corporation, Pemco Corporation, The O. Hommel Company, Chicago Vitreous Enamel Products Co., and Ingram-Richardson Mfg. Co. of Indiana, Inc., their respective officers, agents, representatives, and employees, in or in connection with the offering for sale, sale, and distribution of "frit" in commerce, as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from entering into, continuing, cooperating in, or carrying out any planned common course of action, understanding, agreement, combination, or conspiracy between and among any two or more of said respondents or between any one or more of said respondents and others not parties hereto, to do or perform any of the following acts or practices:

1. Establishing, fixing, or maintaining prices, discounts, or terms and conditions of sale for "frit," or adhering to or promising to adhere to prices, discounts, or terms and conditions of sale so fixed or established.

2. Quoting or selling "frit" at prices calculated or determined pursuant to or in accordance with any plan or system of equalizing freight with competitors which results in identical delivered prices at any given destination by respondents quoting or selling at such destination, or which prevents purchasers from finding any advantage in price in dealing with one or more of respondents as against any of the other respondents; or quoting or selling "frit" pursuant to or in accordance with any other plan or system which has the aforesaid results.

3. Establishing or maintaining any classification of customers, or any method or formula for classifying customers, used or to be used in determining prices, discounts, or terms and conditions of sale to customers.

4. Exchanging, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, price and discount lists or other records showing current prices, discounts, terms, and conditions of sale for the purpose or with the effect of restraining competition in the offering for sale or sale of "frit."

5. Adhering, or promising to adhere, to filed or published prices, discounts, or terms and conditions of sale for "frit" pending the filing or publication of changes in such prices, discounts, or terms and conditions of sale.

6. Filing with Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency, copies of invoices and orders covering sales of "frit" and showing the details of such transactions in a manner used or useful in ascertaining whether respondents have adhered to filed or published prices, discounts, or terms and conditions of sale.

7. Fixing or determining the amount of credit which will be extended to any purchaser; or exchanging, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, credit information, with the purpose or effect of fixing or determining the credit allowed any customer, or the terms upon which credit may be allowed any customer.

8. Exchanging, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, copies of credit memoranda issued to purchasers, used or useful in disclosing variations from filed or published prices.

9. Refusing or declining to sell "frit" upon a consignment basis; or refusing or declining to pack or prepare "frit" in a specified way for shipment to customers; or refusing or declining to demonstrate a product to their customers; or otherwise refusing or declining to grant a competitive inducement as a means of securing or retaining or seeking to secure or retain customers.

10. Exchanging, directly or through Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any agency or clearing house, data concerning "frit" which

discloses to any manufacturing respondent the volume of sales made by, the freight equalization charges paid or allowed by, or the average price received by, any other individual manufacturing respondent, for the purpose or with the effect of hindering or restraining competition in the sale and distribution of "frit."

11. Holding or participating in any meeting, discussion, or exchange of information between or among themselves or under the auspices of Stevenson, Jordan & Harrison, Inc., Harry L. Moody, or any other medium or agency, for the purpose or with the effect of reaching any understanding concerning the prices to be charged for "frit" or the maintenance of any of the practices prohibited by this order.

II. *It is further ordered*, That respondents Stevenson, Jordan & Harrison, Inc., a corporation, its officers, and Harry L. Moody, individually and as a director of Stevenson, Jordan & Harrison, Inc., their respective agents, representatives, and employees, do forthwith cease and desist from doing or performing any of the things forbidden in the preceding paragraphs of this order, or aiding, assisting, or cooperating in the performance thereof.

III. *It is further ordered*, That the corporate respondents Ferro Enamel Corporation, Pemco Corporation, The O. Hommel Company, Chicago Vitreous Enamel Product Co., and Ingram-Richardson Mfg. Co. of Indiana, Inc., their respective officers, agents, representatives, and employees in or in connection with the sale or distribution of "frit" in commerce, as "commerce" is defined in the aforesaid Clayton Act, do forthwith cease and desist from:

1. Directly or indirectly discriminating in price between different purchasers of "frit" of like grade and quality in the manner and degree set forth in the volume discount schedule shown in paragraph five of the findings as to the facts herein, or in any manner or degree substantially similar thereto, or from continuing or resuming any such discriminations in price.

2. Directly or indirectly discriminating in price in any other manner between purchasers of "frit" of like grade and quality, when such discriminations substantially equal or exceed any of the discriminations shown in the volume discount schedule set forth in paragraph five of the findings as to the facts herein.

3. Otherwise discriminating in price as between purchasers of "frit" of like grade and quality where the effect may be substantially to lessen competition or tend to create a monopoly in any line of commerce or to injure, destroy, or prevent competition with any person who either grants or receives the benefit of such discrimination: *Provided*, That this shall not prevent price differences which make only due allowance for differences in the cost of manufacture, sale, or delivery resulting from differing methods or quantities in which said "frit" is to such purchasers sold or delivered: *And provided further*, That this shall not prevent respondents from showing that any lower price to any purchaser was made in good

faith to meet an equally low price of a competitor.

IV. *It is further ordered*, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,
Secretary.

[F. R. Doc. 46-5829; Filed, Apr. 8, 1946;
11:31 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

[SFAW Order 35]

PART 602—GENERAL ORDERS AND DIRECTIVES

BITUMINOUS COAL PRODUCERS IN DISTRICT 15

It appears that a sufficient number of bituminous coal mines in District No. 15 are still operating and producing enough coal so that it is unnecessary to hold one full day's production of said mines on track unbilled. Accordingly, producers in that district should be released from the provisions of Notice of Direction to All Bituminous Coal Producers Except Those in Districts 5 and 16, issued on March 28, 1946.

Pursuant to SFAW Regulation No. 1, as amended, *It is ordered*, That:

All bituminous coal producers in District 15 are hereby exempted from the provisions of Notice of Direction to All Bituminous Coal Producers Except Those in Districts 5 and 16, issued on March 28, 1946.

This order shall become effective immediately.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236; 56 Stat. 176; 58 Stat. 827 and 59 Stat. 658)

Issued this 5th day of April 1946.

J. A. KRUG,
Solid Fuels Administrator for War.

[F. R. Doc. 46-5800; Filed, Apr. 8, 1946;
11:06 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

REVISED DIRECTION CONCERNING DELIVERIES OF BITUMINOUS COAL BY RETAIL DEALERS, LAKE AND TIDEWATER DOCK OPERATORS

In order to permit the fullest possible use of delivery equipment and facilities of retail dealers and lake and tidewater dock operators consistent with the supplying of emergency requirements for bituminous coal, the Notice of Direction issued March 28, effective April 1, 1946, is hereby revised to read as follows:

1. Every retail dealer and every lake and tidewater dock operator is prohibited from delivering any bituminous coal

other than coal produced in Districts 5 and 16 except to (a) a gas plant which certifies in writing that it has less than a 10-days' supply; (b) a hospital that certifies in writing that it has less than a 10-days' supply; (c) a tugboat or steamship for bunker or galley fuel; (d) any domestic consumer; (e) an industrial consumer that certifies in writing that it has less than a 10-days' supply; and (f) any person upon specific written direction of the appropriate SFAW Area Distribution Manager or Regional Representative.

2. Each retail dealer and each lake and tidewater dock operator making deliveries of bituminous coal to a consumer in accordance with paragraph 1 above is prohibited from delivering an amount of bituminous coal in excess of one truck or wagon load or that amount which will enable the consumer to meet his minimum requirements for 10 days, whichever amount is larger; *Provided, however*, That the amount delivered to a domestic consumer shall not exceed 50 per cent of his annual requirements. "Days' supply" is that amount of coal which a consumer reasonably expects to consume in each day over a period of 10 days from the date of delivery of coal pursuant to this direction. Any certification required by paragraph 1 shall be made to and kept by the retail dealer or dock operator supplying the coal and may be inspected by any authorized representative of SFAW.

3. Every consumer is prohibited from receiving any bituminous coal which a retail dealer or lake or tidewater dock operator is not permitted to deliver to him pursuant to paragraphs 1 or 2 above.

4. Each SFAW Area Distribution Manager or Regional Representative is authorized to modify the limitations imposed by this direction within the area of his jurisdiction, which has heretofore been prescribed for all areas east of the Mississippi River. Area Distribution Managers have been appointed and have jurisdiction over the following areas west of the Mississippi River:

James C. Fitzpatrick, Rooms 1160-1162 Merchandise Mart, 222 W. N. Bank Drive, Chicago 54, Ill.: State of Iowa.

Howard J. Thomas, 706 Chamber of Commerce Building, 1829 First Avenue North, Birmingham 3, Ala.: State of Louisiana.

Arthur H. Beddoe, 914-915 New Federal Building, 1114 Market Street, St. Louis 1, Mo.: Counties comprising Area I in the State of Missouri for which SFAW Area Advisory Committee on Local Distribution was appointed pursuant to SFAW Order No. 12.

Ernest N. Ahlfeldt, 540 Dwight Building, Kansas City, Mo.: All of the remaining counties in Missouri not included in Area I, and the States of Arkansas, Kansas, Oklahoma, Nebraska and Texas.

Milton Almer, 520 New York Life Building, 125 South 5th Street, Minneapolis 2, Minn.: Minnesota, North Dakota and that part of South Dakota designated as Areas IV, V and VI for which SFAW Area Advisory Committees on Local Distribution were appointed pursuant to SFAW Order No. 12.

Joseph E. Parker, % B. T. Manley, Utah Coal Operators' Association, 709 Tribune-Telegram Building, Salt Lake City, Utah: That part of South Dakota designated as Areas I, II and III for which SFAW Area Advisory Committees on Local Distribution were appointed pursuant to SFAW Order No. 12, and the

States of New Mexico, Arizona, Colorado, Utah, Montana, Idaho, Wyoming, Nevada, Washington, Oregon and California.

This direction shall take effect immediately and remain in effect until further notice.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 176, 58 Stat. 827 and 59 Stat. 658)

Issued this 5th day of April 1946.

J. A. KRUG,
Solid Fuels Administrator for War.

[F. R. Doc. 46-5801; Filed, Apr. 8, 1946; 11:06 a. m.]

PART 602—GENERAL ORDERS AND DIRECTIVES

STATEMENT CONCERNING RELEASE OF COAL HELD UNBILLED ON TRACK AT MINES UNDER DIRECTION OF MARCH 28, 1946

On March 28, 1946, I issued a direction that one full day's production of bituminous coal be held unbilled at the mine, assigned tracks, scales or other facilities made available by the railroad. Area Distribution Managers have heretofore been authorized to release such coal: (1) where the mine expected to be in operation on and after April 1 either because of a contract with the Progressive Mine Workers of America or because the mine is non-union; (2) to permit shipments to a gas plant which certifies in writing that it has less than 10 days' supply; and (3) to permit shipments to a hospital which certifies in writing that it has less than 10 days' supply.

Additional authority now is being delegated to the Area Distribution Managers to release coal held pursuant to the direction of March 28 to the limited extent necessary (a) to permit continued operation of those public utilities which render public service by supplying electricity, water, gas, sewage disposal service or street railway transportation to any community, railroads, laundries, food processing plants (including milk plants, dairies and commercial bakeries) and refrigeration plants; (b) to provide for the bunkering of steamships and tugboats; and (c) to permit the non-wasteful and orderly close-down of any industrial plant that has goods in process of manufacture that would be lost if coal were not supplied; *Provided*, That such plant did not have a sufficient coal supply on April 1 to close down in an orderly manner, including such continuous operation plants as glass plants and rayon plants.

In addition to those already appointed for districts east of the Mississippi River, Area Distribution Managers have been appointed or designated for the following bituminous coal producing districts and the foregoing authority has been conferred upon such persons:

District No. 12: James C. Fitzpatrick, Rooms 1160-1162 Merchandise Mart, 222 W. N. Bank Drive, Chicago 54, Illinois.

District No. 14: Ernest N. Ahlfeldt, 540 Dwight Building, Kansas City, Missouri.

Districts Nos. 17, 18, 19, 20, 22 and 23: Joseph E. Parker, c/o B. T. Manley, 709

Tribune-Telegram Building, Salt Lake City, Utah.

Issued this 5th day of April 1946.

J. A. KRUG,
Solid Fuels Administrator for War.

[F. R. Doc. 46-5802; Filed, Apr. 8, 1946; 11:06 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong.; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

PART 3290—TEXTILE, CLOTHING, AND LEATHER

[General Limitation Order L-85 as Amended Apr. 8, 1946]

APPAREL FOR FEMININE WEAR

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of wool, silk, rayon, cotton, linen, and other materials for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3290.1 *General Limitation Order L-85—(a) Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the Civilian Production Administration.

(b) *Definitions.* For the purpose of this order and its schedules:

(1) "Put into process" means the first cutting of cloth in the manufacture of any apparel for feminine wear.

(2) Unless otherwise specifically defined, all terms in this order and its schedules shall have their usual and customary trade meanings.

(c) *General restrictions.* (1) No person shall put into process or manufacture any apparel for feminine wear contrary to the restrictions in any schedule of this order.

(2) No person shall sell or deliver any apparel for feminine wear knowing the same to have been put into process or manufactured contrary to the restrictions in any schedule of this order.

(d) *General exceptions.* The provisions of this order and its schedules shall not apply to:

(1) Apparel for feminine wear made in the home and not for remuneration;

(2) The sale of apparel, for feminine wear by a person who acquired the same for her own personal use;

(3) The sale of second hand apparel for feminine wear;

(4) The alteration of any apparel for feminine wear to fit a specific individual consumer;

(5) Apparel for feminine wear for persons of heights of 5' 7½" or over, of ab-

normal size, or with physical deformities, to the extent it is necessary to use in such apparel additional material for proportionate length, sweep or width;

(6) Bridal gowns;

(7) Burial gowns;

(8) Robes and vestments as required by the rules of religious orders and sects and the judiciary;

(9) Historical costumes for theatrical productions;

(10) Officially prescribed uniforms manufactured in accordance with the specifications of the applicable department or agency regulations for personnel of the United States Army, Navy, Marine Corps, Coast Guard, Maritime Commission, War Shipping Administration, and their auxiliaries, and cadet nurses of the Public Health Services;

(11) [Deleted Oct. 30, 1945.]

(e) [Deleted Oct. 30, 1945.]

(f) [Deleted Apr. 8, 1946.]

(g) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(h) *Communications to the Civilian Production Administration.* All reports to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to Civilian Production Administration, Textile Division, Washington 25, D. C., Ref. L-85.

(i) *Violations.* Any person who willfully violates any provision of this order, or who in connection with this order willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries or from processing or using material under priority control and may be deprived of priorities assistance by the Civilian Production Administration.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

INTERPRETATION 1

[Superseded by paragraph (b) (10) of L-85, as amended May 25, 1943.]

INTERPRETATION 2: Revoked Oct. 30, 1945

[F. R. Doc. 46-5821; Filed, Apr. 8, 1946; 11:27 a. m.]

PART 3290—TEXTILE, CLOTHING, AND LEATHER

[General Limitation Order L-85, Schedule I, as Amended Apr. 8, 1946]

WOMEN'S, MISSES' AND JUNIOR MISSES' DRESSES

§ 3290.2 *Schedule I to General Limitation Order L-85—(a) Definitions.* For the purpose of this schedule:

(1) When descriptive of sizes:

(i) "Misses'" means sizes 10-20;

- (ii) "Junior misses'" means sizes 9-17;
 (iii) "Women's regular" means sizes 36-52;
 (iv) "Little women's" means sizes 14½-28½;
 (v) "Women's stout" means sizes 38½-52½;
 (vi) "Women's odd" means sizes 35-51.
 (2) "Evening dress" and "dinner dress" means a dress of floor or ankle length;
 (3) "Suit dress" means an unlined two-piece outfit consisting of top and skirt, sold as one unit and commonly known to the trade as a two-piece dress. It shall be subject to all the regulations of this Schedule I governing dresses. However, if the top is lined, half lined, sleeve lined, partly or skeleton lined, it shall be deemed a suit and not a dress, and shall be subject to Schedule III governing suits;
 (4) "Daytime dress" means any dress other than an evening or dinner dress;
 (5) "Dress" includes an evening dress, dinner dress, suit dress, daytime dress, nurses' uniform, maid's uniform and maternity dress;
 (6) "Body basic" means the front and back of the waist, the skirt, sleeves, inside shoulder pads, belt or sash, hem, an attached slip under a transparent fabric, normal facings, and 2" lap on an open front top;
 (7) "Trimming allowance" means the material allowed to be used to trim a body basic;
 (8) [Deleted Apr. 8, 1946.]
 (9) "French facing" means a facing extending to the armhole or beyond;
 (10) "Culotte" means a garment with a divided skirt;
 (11) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the dress is ready for shipment, as follows:
 (i) "Sweep" means the maximum circumference of a skirt at any point parallel to the floor;
 (ii) "Hipline" means the line 9 inches below the waistline;
 (iii) "Sleeve length" means the maximum measurement from the side of the neck over the shoulder to the bottom of the sleeve;
 (iv) "Sleeve circumference" means the maximum measurement at the bottom of the sleeve, or at the part attached to the cuff;
 (v) Measurements of the length of a daytime dress and of a top of a suit dress shall be made from the nape of the neck to the bottom of the finished garment;
 (vi) Measurements of the length of a suit dress skirt shall be made from the highest point of the skirt to the bottom of the finished garment;
 (vii) Measurements of the length of an evening or dinner dress shall be made from the center of the hollow of the neck to the bottom of the finished garment.
 (b) [Deleted Oct. 30, 1945.]
 (c) General restrictions on processing, manufacture and sale of women's, misses', and junior misses' dresses. (1) No person shall put into process, manu-

facture, sell or deliver any dress, including a jumper dress, with another garment or article at a unit price, except that the top and skirt of a suit dress may be sold as one unit at a unit price.

(2) No person shall put into process, manufacture, sell or deliver a dress with an attached hood, cape, fichu, vest, pants, handkerchief, or shawl.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) General restrictions applying to the processing of a dress. (1) No person shall put into process any cloth for the manufacture of a dress with:

- (i) French facings;
- (ii) [Deleted Oct. 30, 1945.]
- (iii) [Deleted Oct. 30, 1945.]
- (iv) [Deleted Oct. 30, 1945.]
- (v) [Deleted Oct. 30, 1945.]
- (vi) Culottes;
- (vii) A skirt with pleating, tucking or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;
- (viii) An open front or fly front skirt which does not conform when open to the measurements prescribed for that particular size;
- (ix) [Deleted Apr. 8, 1946.]
- (x) [Deleted Oct. 30, 1945.]

(e) General restrictions applying to the use of trimming allowance. (1) No person shall put into process any cloth for trimming on a dress exceeding the following restrictions:

- (i) Cuffs over 3" in width;
- (ii) [Deleted Oct. 30, 1945.]
- (iii) More than 1 ruffle on each sleeve;
- (iv) A sleeve ruffle exceeding 3" in width;
- (v) More than 1 collar or revers. (A single collar or revers of 2 thicknesses with an inside lining is permitted);
- (vi) A collar or ruffle over 5" wide;
- (vii) More than 2 pockets, inside or out, or with any patch pocket exceeding 42 square inches of material before reduction;
- (viii) [Deleted Apr. 8, 1946.]
- (ix) Quilting in excess of 300 square inches;
- (x) Pleating, tucking or shirring of any part or section above the waistline of a dress, increased by more than 10% of said part or section, except that the width of the complete front of a top of a dress may be increased by 8 inches of material.

Provided, That the use of cloth as allowed above shall be charged against the trimming allowance.

(f) Body basic and trimming allowance. (1) A dress shall consist only of cloth sufficient for the body basic and the trimming allowance. At any place on the body basic where there is more than 1 thickness of material, except for the belt or sash, normal facings, inside shoulder pads, hem, an attached slip under a transparent fabric, and a 2" lap on an open front top, all of which are considered part of the body basic, the extra thickness shall be deemed trimming and shall be charged against the trimming allowance.

(2) The body basic shall be limited to (See Fig. 1):

- (i) The complete front and back of the waist up to the neckline, including normal fullness. In the case of a suit dress, the waist or top shall not exceed 25 inches in length for a size 16, other sizes to be graded in normal proportions;
- (ii) The skirt, with the limitations of hip length, sweep, and hem, as provided in paragraph (g);
- (iii) Short or full length sleeves with the limitations of length and circumference as provided in paragraph (g).
- (iv) One belt or sash;
- (v) Inside shoulder pads;
- (vi) A 2" lap on an open front top;
- (vii) Normal facings.

(viii) An attached slip under a transparent fabric.
 (3) The trimming allowance shall be limited to:

- (i) 700 square inches for nontransparent fabrics for all sizes if the hip measurement does not exceed the body basic hip measurement. However, if the hip measurement exceeds the allowable body basic hip measurement, and in no event may it exceed the allowable sweep, such trimming allowance shall be reduced to 525 square inches;
- (ii) 1400 square inches for transparent fabrics for all sizes if the hip measurement does not exceed the body basic hip measurement. However, in the hip measurement exceeds the allowable body basic hip measurement, and in no event may it exceed the allowable sweep, such trimming allowance shall be reduced to 1050 square inches.

(g) General restrictions on the measurements of dresses. Maximum measurements for all sizes and ranges other than those specified below shall be graded in normal trade proportions.

(1) Daytime dresses. Daytime dresses shall be of and graded from the following maximum measurements:

DAYTIME DRESSES

Type	Size	Skirt sweep other than wool & wool 9 oz. & under	Skirt sweep wool over 9 ounces	Basic body hip meas.	Dress length	Hem	Sleeve circum.	Sleeve length
Misses.....	16	72	64	56	43½	2	14	30
Jr. miss.....	15	72	64	56	42	2	14	30
Little wom. (short).....	20½	76	70	62	44½	2	15½	29
Women's reg.....	40	76	70	62	46	2	15½	31½
Women's stout.....	42½	78	72	64	47	2	15	32
Women's odd.....	41	80	74	64	47	2	16	31

(2) Suit dresses. The above maximum measurements relating to daytime

dresses shall apply to suit dresses, in addition to which the following maxi-

imum measurements are also to be observed:

SUIT DRESSES

Type	Size	Top or waist length	Skirt length, including waist-band
Misses.....	16	25	28
Jr. miss.....	15	25	27½
Little wom. (short).....	20½	25½	27½
Women's reg.....	40	26½	29½
Women's stout.....	42½	26½	30½
Women's odd.....	41	26¾	30¾

(3) *Evening and dinner dresses.* (i) Sweeps on all sizes of evening and dinner dresses shall be limited, with respect to the following materials, to:

(a) 90 inches when made of crepes, crepe satins, and similar fabrics;

(b) 144 inches when made of taffeta, flat satins, and failles;

(c) 288 inches when made of transparent fabrics;

(d) 90 inches when made of any other material.

(ii) Lengths for evening and dinner dresses shall not exceed:

(a) 59½" for size 16, Misses' range;

(b) 58" for size 15, Junior Misses' range;

(c) 60½" for size 40, Women's range.

(iii) [Deleted Oct. 30, 1945.]

(iv) Except for measurements of length and sweep, all other measurements relating to daytime and suit dresses shall apply to evening and dinner dresses.

(v) Any dress shorter than ankle or floor length shall conform in all respects with the measurements prescribed for daytime and suit dresses.

(4) *Maternity dresses.* Maternity dresses shall be subject to all of the regulations and restrictions relating to daytime and suit dresses, except:

(i) A misses', size 16, may have a maximum sweep of 86 inches, unless it is of the wrap-around type in which case it may have a maximum sweep of 94 inches;

(ii) A junior misses', size 15, may have a maximum sweep of 86 inches, unless it is of the wrap-around type in which case it may have a maximum sweep of 94 inches;

(iii) A women's, size 40, may have a maximum sweep of 90 inches, unless it is of the wrap-around type in which case it may have a maximum sweep of 98 inches;

(iv) All sizes may be made 1 inch longer than lengths prescribed for daytime or suit dresses;

(v) The full trimming allowance may be used even when the hip measurement, which may in no case exceed the allowable sweep, exceeds the maximum hip measurements of the Body Basic.

(5) *Nurses' uniforms.* Nurses uniforms shall be of and graded from the following maximum measurements:

NURSES' UNIFORMS

Type	Size	Length pre-shrunk	Length non-shrunk	Hems	Sweep
Misses.....	16	44½	47	3	72
Junior miss.....	15	43	45½	3	72
Women's.....	40	46	48½	3	76

(6) *Maids' uniforms.* Maids' uniforms shall be of and graded from the following maximum measurements:

MAIDS' UNIFORMS

Type	Size	Length pre-shrunk	Length non-shrunk	Hems	Sweep
Misses'.....	16	43½	45½	2	60
Women's.....	40	45	47	2	66

(7) *Washable service apparel wrap-around dresses and Hoover aprons.* Washable service apparel wrap-around dresses and Hoover aprons shall be of and graded from the following maximum measurements:

WASHABLE SERVICE APPAREL

Type	Size	Length pre-shrunk	Length non-shrunk	Hems	Sweep
Misses'.....	16	43½	45½	3	78
Women's.....	40	45	47	3	84

(h) *Trimming records.* Every person who puts cloth into process for the manufacture of dresses shall make and retain, for not less than one year, a record of the number of square inches used for the trimming on each style of dress manufactured by him.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-5822; Filed, Apr. 8, 1946;
11:27 a. m.]

PART 3290—APPAREL FOR FEMININE WEAR

[General Limitation Order L-85, Schedule II, as Amended Apr. 8, 1946]

WOMEN'S, MISSES' AND JUNIOR MISSES' BLOUSES

§ 3290.3 *Schedule II to General Limitation Order L-85—(a) Definitions.* For the purpose of this schedule:

(1) "Blouse" means the outer garment for feminine wear commonly worn with a separate skirt or under a jacket, and shall include all kinds of blouses and shirts;

(2) [Deleted Apr. 8, 1946.]

(3) "French facing" means a facing extending to the armhole or beyond.

(b) [Deleted Oct. 30, 1945.]

(c) *General restrictions on processing, manufacture and sale of women's, misses', and junior misses' blouses.* (1) No person shall put into process, manufacture, sell or deliver a blouse with another garment or article (except a slack) at a unit price.

(2) No person shall put into process, manufacture, sell or deliver a blouse with an attached vestee, dickey, gilet, hood, capelet or handkerchief.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) *General restrictions applying to the processing of a blouse.* (1) No person shall put into process any cloth for the manufacture of a blouse with:

(i) French facings;

(ii) Double yoke, except on knitted fabrics;

(iii) [Deleted Oct. 30, 1945.]

(iv) [Deleted Oct. 30, 1945.]

(v) [Deleted Apr. 8, 1946.]

(vi) Cuffs over 3 inches in width;

(vii) [Deleted Oct. 30, 1945.]

(viii) [Deleted Oct. 30, 1945.]

(ix) More than 1 ruffle on each sleeve;

(x) A sleeve ruffle exceeding 3 inches in width;

(xi) More than 1 collar or revers. (A single collar or revers of 2 thicknesses is permitted);

(xii) A collar or revers over 5 inches wide;

(xiii) [Deleted Oct. 30, 1945.]

(xiv) More than 1 pocket, inside or out, or with any patch pocket exceeding 25 square inches of material before reduction;

(xv) [Deleted Apr. 8, 1946.]

(xvi) More than 2 separate trimming bows over 2 inches in width;

(xvii) Quilting in excess of 100 square inches.

(2) If a blouse is trimmed by any one of the following methods a combination of any such methods may not be used, and:

(i) If a blouse is ornamented by ruffles, frills, or a jabot, the entire trimming consumed by such ruffles, frills, or jabot may use material not to exceed 320 square inches. In no case may more than 1 ruffle, frill, or jabot over 5 inches wide be used on either or both sides of the center front, and the fullness may not be over 3 to 1;

(ii) If a blouse is ornamented by tucking or pleating on the front of the blouse, the entire width of the front of the blouse may not be increased by more than 4 inches of material;

(iii) If a blouse is ornamented by tucking or pleating on the collar, the cuffs, or both, the entire extra material contained in the collar, the cuffs, or both may not be more than 92 square inches.

(3) A blouse shall be of and graded from the following measurements for a size 36, all other sizes and ranges to be graded in normal trade proportions:

(i) 23 inches maximum overall length, including turn-up for hem;

(ii) 19½ inches for the maximum underarm sleeve length;

(iii) 15 inches for the maximum measurements at the bottom of the sleeve, or at the part attached to the cuff.

(e) *Trimming records.* Every person who puts cloth into process for the manufacture of blouses shall make and retain, for not less than one year, a record of the number of square inches used for the trimming of each style of blouse manufactured by him.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-5823; Filed, Apr. 8, 1946;
11:27 a. m.]

PART 3290—TEXTILE, CLOTHING, AND LEATHER

[General Limitation Order L-85, Schedule IV, as Amended Apr. 8, 1946]

FEMININE NECKWEAR

§ 3290.5 *Schedule IV to General Limitation Order L-85—(a) Definitions.* For the purpose of this schedule:

- (1) "Vestee" or "gilet" means a sleeveless and backless front;
- (2) "Dickey" means a sleeveless front and back;
- (3) "Revers" means neckwear in the shape of a lapel;
- (4) "Bib" means a loose front collar;
- (5) "Item of neckwear" means any article of feminine wear, including the foregoing, commonly known to the trade as neckwear.
- (b) [Deleted Oct. 30, 1945.]
- (c) *General restrictions on processing of feminine neckwear.* (1) No person shall put into process any cloth for the manufacture of feminine neckwear with:
 - (i) A cuff over 3 inches in width;
 - (ii) [Deleted Oct. 30, 1945.]
 - (iii) [Deleted Apr. 8, 1946.]
 - (iv) More than one collar or revers. (Single collar or revers of 2 thicknesses permitted);
 - (v) A collar over 5 inches wide;
 - (vi) More than 2 separate trimming bows;
 - (vii) All-over tucking or shirring;
 - (viii) Quilting in excess of 100 square inches;
 - (ix) Pleating, tucking or shirring which increases the front of a vestee, dickey or gilet by more than 4 inches of material: *Provided, however,* That if a front is so increased, no ruffle, jabot or frill may be used;
 - (x) More than 2 pin tucks on each side of the center front of a vestee, dickey or gilet when a jabot, frill or ruffle is also used;
 - (xi) More than 1½ to 1 shirring on 1st and 2d width laces, or more than 2 to 1 on 3d and higher width laces.
- (2) The following items of neckwear when made or sold as independent units shall not exceed the following restrictions:
 - (i) A jabot shall not consume more than 480 square inches of material;
 - (ii) Revers shall not be wider than 7 inches from the binding to the extreme edge, including trim;
 - (iii) A bib shall not be over 9 inches deep;
 - (iv) A collar of sheer material shall not contain more than 2 tiers of fabric, each tier not to exceed 5 inches in width.
- (3) The following, when made or sold as an attachment to another item of neckwear, such as a vestee or gilet, shall not exceed the following restrictions:
 - (i) A jabot shall not contain more than 320 square inches of material;
 - (ii) A jabot shall not consist of more than 3 tiers, 5 inches wide;
 - (iii) Revers shall not be wider than 5 inches, including trim;
 - (iv) A frill or ruffle shall not be over 5 inches wide on either or both sides of the center front;
 - (v) A frill or ruffle shall not be made with fullness over 3 to 1.
- (d) *Trimming records.* Every person who puts cloth into process for the man-

ufacture of neckwear shall make and retain, for not less one year, a record of the number of square inches used for the trimming of each style of neckwear manufactured by him.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-5825; Filed, Apr. 8, 1946;
11:28 a. m.]

PART 3290—TEXTILE, CLOTHING, AND LEATHER

[General Limitation Order L-85, Schedule III, as Amended Apr. 8, 1946]

WOMEN'S, MISSES' AND JUNIOR MISSES' COATS, TOPPERS, SUITS, JACKETS, SKIRTS, SLACKS, OVERALLS, COVERALLS, PLAYSUITS AND SHORTS

§ 3290.4 *Schedule III to General Limitation Order L-85—(a) Definitions.* For the purpose of this schedule:

- (1) "Coat" means any outer garment for feminine wear, usually worn over other outer apparel, including a cape, a raincoat, an evening coat, a reefer and a top, but excluding a fur coat;
- (2) [Deleted Oct. 30, 1945.]
- (3) [Deleted October 26, 1943]
- (4) "Suit" means a garment consisting of a separate jacket and skirt of either matching or contrasting material, sold as one unit;
- (5) [Deleted Apr. 8, 1946.]
- (6) "Playsuit" means either a one-piece garment consisting of a top attached to a pair of shorts, or a two-piece garment consisting of a separate top and a pair of shorts.
- (7) "Evening skirt" means a skirt of floor or ankle length;
- (8) [Deleted Apr. 8, 1946.]
- (9) "French facing" means a facing extending to the armhole or beyond;
- (10) "Culotte" means a garment with a divided skirt;
- (11) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the garment is ready for shipment, as follows:
 - (i) Measurements of the length of coats, toppers, reefers, and jackets shall be made from the nape of the neck to the bottom of the finished garment;
 - (ii) Measurements of the length of skirts shall be made from the highest point of the skirt to the bottom of the finished garment;
 - (iii) "Sweep" means the maximum circumference of a skirt at any point parallel to the floor;
 - (iv) "Sleeve length" means the maximum measurement from the side of the neck over the shoulder to the bottom of the sleeve;
 - (v) "Sleeve circumference" means the maximum measurement at the bottom of the sleeve, or at the part attached to the cuff.
- (b) [Deleted Oct. 30, 1945.]
- (c) *General restrictions on processing, manufacture and sale of all women's misses', junior misses' coats, suits, jackets, skirts, slacks, coveralls, overalls, play*

suits, shorts. (1) No person shall put into process, manufacture, sell or deliver an article of apparel for feminine wear covered by this Schedule with another garment or article at a unit price, except that:

- (i) A jacket may be sold with a skirt, or with a slack, or with ski pants as a two-piece outfit at a unit price;
- (ii) A skirt may be sold with a one-piece short playsuit at a unit price; and
- (iii) A slack may be sold with a blouse at a unit price.

(2) No person shall put into process, manufacture, sell or deliver an article of apparel for feminine wear covered by this schedule with an attached hood, cape, capelet, fichu, vest, cap, pants, handkerchief, shawl or scarf.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) *General restrictions applying to the processing of apparel for feminine wear covered by this schedule.* (1) No person shall put into process any cloth for the manufacture of a coat with:

- (i) French facings, except of wool cloth;
- (ii) [Deleted Oct. 30, 1945.]
- (iii) [Deleted Oct. 30, 1945.]
- (iv) [Deleted Oct. 30, 1945.]
- (v) [Deleted Oct. 30, 1945.]
- (vi) More than one collar or revers. (Single collar or revers of 2 thicknesses with inside lining permitted);
- (vii) [Deleted Oct. 30, 1945.]
- (viii) More than 2 pockets, inside or out, except on a reversible raincoat in which case 2 pockets may be used on the inside and the outside, or with any patch pocket exceeding 64 square inches of material before reduction;
- (ix) [Deleted Apr. 8, 1946.]
- (x) Separate or attached vestees, dickets, gilets, or scarfs.
- (2) [Deleted Oct. 30, 1945.]
- (3) No person shall put into process any cloth for the manufacture of a separate jacket or a jacket which is the top of a suit, a slack suit or a ski suit, with:
 - (i) French facings, except of wool cloth;
 - (ii) [Deleted Oct. 30, 1945.]
 - (iii) [Deleted Oct. 30, 1945.]
 - (iv) [Deleted Oct. 30, 1945.]
 - (v) [Deleted Oct. 30, 1945.]
 - (vi) More than 1 collar or revers. (Single collar or revers of 2 thicknesses with inside lining permitted);
 - (vii) A collar over 5 inches in width;
 - (viii) [Deleted Oct. 30, 1945.]
 - (ix) More than 2 pockets, inside or out, or with any patch pocket exceeding 42 square inches of material before reduction;
 - (x) [Deleted Apr. 8, 1946.]
 - (xi) Separate or attached vestees, dickets, gilets or scarfs;
 - (xii) Double breasted fronts;
 - (xiii) Quilting, except when used as a lining;
 - (xiv) Pleating, tucking or shirring of any part or section of a jacket which increases by more than 10% said part or section, except that the width of the complete front of a jacket may be increased by 8 inches of material.
- (4) No person shall put into process any cloth for the manufacture of a separate skirt or a suit skirt or a play suit skirt, with:

- (i) [Deleted Apr. 8, 1946.]
- (ii) Pleating, tucking or shirring on the waistband;
- (iii) [Deleted Oct. 30, 1945.]
- (iv) [Deleted Oct. 30, 1945.]
- (v) More than 1 pocket, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction;
- (vi) [Deleted Apr. 8, 1946.]
- (vii) Features making such skirts of the types known as culottes, reversible skirts, lined skirts, quilted skirts, or skating skirts;
- (viii) Pleating, tucking, or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size.
- (5) No person shall put into process any cloth for the manufacture of a slack, coverall, overall, short, play suit, or ski pants, with:

- (i) [Deleted Apr. 8, 1946.]
- (ii) Pleating, tucking or shirring on the waistband;
- (iii) [Deleted Oct. 30, 1945.]
- (iv) More than 2 pockets, inside or out, or with any patch pockets exceeding 36 square inches of material before reduction;
- (v) [Deleted Apr. 8, 1946.]
- (vi) [Deleted Oct. 30, 1945.]
- (vii) A blouse or shirt top which exceeds the restrictions of Schedule II governing blouses.
- (e) *General restrictions on the measurements of all apparel for feminine wear covered by this schedule.* Maximum measurements for all sizes and ranges other than those specified below shall be graded in normal trade proportions.
- (1) *Coats.* Coats shall be of and graded from the following maximum measurements:

COATS

NOTE: Footnote and reference to footnote deleted Apr. 8, 1946.

Type	Size	Hems	Outside sleeve measurements	Sleeve circumf.	Sweep		Length	
					Fit	Box	Fit	Box
Misses'.....	16	2	30	16½	70	60	43	42
Jr. misses'.....	15	2	30	16½	70	60	41½	40½
Little women.....	20½	2	29½	16½	78	66	44	43
Women's reg.....	40	2	31½	16½	76	66	45½	44½
Women's stout.....	42½	2	32	16½	78	68	46½	45½
Women's odd.....	41	2	31½	16½	78	68	46½	45½

- (2) *Jackets.* Separate jackets and jackets which are the tops of suits, slack suits, and ski suits shall be of and graded from the following maximum measurements:

JACKETS

Type	Size	Jacket length	Sleeve length	Sleeve circumference	Hems
Misses'.....	16	25	30	14	1½
Jr. misses'.....	15	25	30	14	1½
Little women.....	20½	25½	31½	15½	1½
Women's reg.....	40	26½	29	15½	1½
Women's stout.....	42½	26½	32	16	1½
Women's odd.....	41	26½	31	16	1½

- (3) *Separate skirts.* Separate skirts shall be of and graded from the following maximum measurements:

SEPARATE SKIRTS

Type	Size	Length incl. waistband	Hems	Sweeps	Wool sweeps over 9 oz.
Misses'.....	16	28	2	78	64
Jr. misses'.....	15	27	2	78	64
Women's reg.....	40	29½	2	82	70

- (4) *Suit skirts.* Suit skirts shall be of and graded from the following maximum measurements:

SUIT SKIRTS

Type	Size	Length incl. waistband	Hems	Sweeps	Wool sweeps over 9 oz.
Misses'.....	16	28	2	72	64
Jr. misses'.....	15	27	2	72	64
Women's reg.....	40	29½	2	76	70

- (5) *Evening and dinner skirts.* (i) Sweeps on all sizes of evening and dinner skirts shall be limited, with respect to the following materials, to:

- (a) 90 inches when made of crepes, crepe satins, and similar fabrics;
- (b) 144 inches when made of taffeta, flat satins, and failles;
- (c) 288 inches when made of transparent fabrics;
- (d) 90 inches when made of any other material.

- (ii) Lengths for evening and dinner skirts shall not exceed:

- (a) 45½" for size 16, Misses' range;
- (b) 44" for size 15, Junior Misses' range;
- (c) 46" for size 40, Women's range.

- (iii) [Deleted Oct. 30, 1945.]

- (iv) Any skirt shorter than ankle or floor length shall conform in all respects with the measurements prescribed for daytime and suit skirts.

- (6) *Slacks, overalls and coveralls.* Slacks, overalls and coveralls from waist down shall be of and graded from the following maximum measurements:

SLACKS, OVERALLS AND COVERALLS

Type	Size	Bottom width	Length incl. waistband and turn-up at bottom
Misses'.....	16	19½	45½
Jr. misses'.....	15	19½	44½
Women's reg.....	40	22½	46½

- (7) *Ski pants.* Ski pants shall be of and graded from the following maximum measurements:

SKI PANTS

Type	Size	Bottom width	Length including waistband and turn-up at bottom
Misses'.....	16	15	42½
Jr. misses'.....	15	15	41½
Women's reg.....	40	17	44½

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION

ADMINISTRATION,

By J. JOSEPH WHELAN,
Recording Secretary.

INTERPRETATION 1: Obsolete.

[F. R. Doc. 46-5824; Filed, Apr. 8, 1946;
11:28 a. m.]

PART 3290—TEXTILE, CLOTHING, AND LEATHER

[General Limitation Order L-85, Schedule V,
as Amended Apr. 8, 1946]

CHILDREN'S APPAREL FOR OUTER WEAR

§ 3290.6 *Schedule V to General Limitation Order L-85—(a) Definitions.* For the purpose of this schedule:

(1) "Outerwear" means all apparel for children, excluding underwear and lounging wear;

(2) "Children's apparel" means outerwear of the following size ranges:

(i) Toddler's range 1 to 4 for both sexes;

(ii) Children's range 3 to 6x for both sexes;

(iii) Girl's range 7 to 14;

(iv) Teen age range 10 to 16;

(v) Chubbie range 7½ to 14½ and 10½ to 16½.

(3) "Children's" means all ranges from 1 to 16½;

(4) "Coat" means any outer garment for children usually worn over other outer apparel, including a cape, a raincoat, a reefer and a topper, but excluding a jacket;

(5) "Playsuit" means either a one-piece garment consisting of a top attached to a pair of shorts, or a two-piece garment consisting of a separate top and a pair of shorts.

(6) "Suit" means a garment consisting of a separate jacket and skirt of either matching or contrasting material, sold as one unit;

(7) "Jacket" means a coat shorter than 33" in teen age and shorter than 24" in girls' range; (Note that paragraph (d) (2) (xvi) specifies the maximum permitted length for a jacket.)

(8) "Dress" includes a street dress, a suit dress and a party dress;

(9) "Street dress" means any dress other than a party dress;

(10) "Party dress" means a dress of floor or ankle length;

(11) "Suit dress" means an unlined two-piece outfit consisting of a top and skirt, sold as one unit and commonly known to the trade as a two-piece dress. It shall be subject to all the regulations of paragraph (d) (5) governing dresses. However, if the top is lined, half lined, sleeve lined, partly or skeleton lined, it shall be deemed a suit and not a dress

and shall be subject to paragraphs (d) (2) and (d) (3) governing jackets and skirts.

(12) "Legging set" means a combination of coat and leggings or pants, of the type known as a double duty outfit;

(13) "Snow suit" or "ski suit" means a one-piece garment or a combination of a jacket and leggings or pants, made exclusively for outdoor wear;

(14) "French facing" means a facing extending to the armhole or beyond;

(15) "Culotte" means a garment with a divided skirt;

(16) "Measurements" means, unless otherwise specified, maximum finished measurements in inches after all manufacturing operations have been completed and the garment is ready for shipment, as follows:

(i) Measurement of the length of coats, toppers, dresses, and jackets shall be made from the nape of the neck to the bottom of the finished garment;

(ii) Measurements of the length of skirts shall be made from the highest point of the skirt to the bottom of the finished garment;

(iii) "Sweep" means the maximum circumference of a skirt or a dress at any point parallel to the floor.

(b) [Deleted Oct. 30, 1945.]

(c) *General restrictions on processing, manufacture and sale of all children's apparel.* (1) No person shall put into process, manufacture, sell or deliver any children's apparel, including a jumper or pinafore, with another garment or article at a unit price, except in the case of the following garments which may be sold as one unit:

(i) A skirt and a top may be sold as a dress;

(ii) A jacket may be sold with a skirt, or with slacks, or with ski pants, as a suit;

(iii) A coat may be sold with one pair of leggings up to and including size 14;

(iv) A one-piece play suit may be sold with a skirt.

(2) No person shall put into process, manufacture, sell or deliver any children's apparel with an attached cape, muff, scarf, bag, hat, cap, capelet, handkerchief or hood, except that a collarless raincoat and a collarless mackinaw or ski jacket may be sold with a permanently attached hood up to and including size 14.

(3) No person shall change any manufactured size marking to denote a different size or a different size range.

(d) *General restrictions applying to the processing of children's apparel.*

(1) No person shall put into process any cloth for the manufacture of a Coat, Cape, or Raincoat, with:

(i) [Deleted Oct. 30, 1945.]

(ii) More than one collar or revers. (Single collar or revers of two thicknesses with inside lining permitted);

(iii) A collar over 5 inches wide;

(iv) More than 2 pockets, inside or out, except on a reversible raincoat in which case 2 pockets may be used on the inside and the outside, or with any patch pocket exceeding 36 square inches of material before reduction.

(v) [Deleted Apr. 8, 1946.]

(vi) [Deleted Apr. 8, 1946.]

(vii) [Deleted Oct. 30, 1945.]

(viii) French facings, except of wool cloth;

(ix) [Deleted Oct. 30, 1945.]

(x) [Deleted Oct. 30, 1945.]

(xi) [Deleted Oct. 30, 1945.]

(xii) Vestees, dickeys or gilets;

(xiii) [Deleted Oct. 30, 1945.]

(xiv) [Deleted Apr. 8, 1946.]

(xv) Measurements which are not of or graded from the following maximum measurements:

COATS, CAPES AND RAINCOATS

Type	Size	Length box coat	Sweep box coat	Length fitted	Sweep fitted	Hem	Sweep for coat sold with leggings
Toddlers'	4	19	46			2	48
Children's	6x	26	52½			2	54½
Girls'	14	36	53	36	63	2	64
Chubbie girls'	14½	36	60	36	70	2	
Teen age	16	40	59½	41	68	2	
Chubbie teen age	16½	40	63½	41	72	2	

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions. Coats in teen age and chubbie teen age types shall not be shorter than 33" for any size, and coats in girls' and chubbie girls' types shall not be shorter than 24" for any size.

(2) No person shall put into process any cloth for the manufacture of a separate jacket or a jacket which is the top of a suit, a slack suit, a snow suit, or a ski suit, with:

(i) [Deleted Oct. 30, 1945.]

(ii) [Deleted Oct. 30, 1945.]

(iii) [Deleted Oct. 30, 1945.]

(iv) [Deleted Oct. 30, 1945.]

(v) More than 1 collar or revers. (Single collar or revers of 2 thicknesses with inside lining permitted);

(vi) Collar or revers over 5 inches in width;

(vii) More than 2 pockets, inside or out, or with a patch pocket exceeding 36 square inches of material before reduction;

(viii) [Deleted Apr. 8, 1946.]

(ix) [Deleted Apr. 8, 1946.]

(x) [Deleted Oct. 30, 1945.]

(xi) French facings except of wool cloth;

(xii) Double breasted fronts in teen age sizes 10 to 16;

(xiii) Quilting, except when used as a lining;

(xiv) [Deleted Oct. 30, 1945.]

(xv) A dicky collar except on collarless jackets;

(xvi) Measurements which are not of or graded from the following maximum measurements:

JACKETS

Range	Size	Jacket length	Snow & ski suit jacket length	Hems
Toddlers'	3	14½	15½	1½
Children's	6x	16½	18	1½
Girls'	14	20½	22	1½
Chubbie girls'	14½	20½	22	1½
Teen age	16	23½	25½	1½
Chubbie teen age	16½	23½	25½	1½

Maximum measurements for all sizes and ranges other than those specified above shall be graded in normal trade proportions.

(3) No person shall put into process any cloth for the manufacture of a separate skirt or a suit skirt or a play suit skirt, with:

(i) [Deleted Apr. 8, 1946.]

(ii) Pleating, tucking or shirring on the waistband;

(iii) [Deleted Oct. 30, 1945.]

(iv) More than 1 pocket, inside or out, or with any patch pocket exceeding 25 square inches of material before reduction;

(v) [Deleted Apr. 8, 1946.]

(vi) [Deleted Oct. 30, 1945.]

(vii) Features making such skirts of the types known as culottes, reversible skirts, lined skirts, quilted skirts, or skating skirts;

(viii) Over-all pleating, tucking or shirring, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;

(ix) Measurements which are not of or graded from the following maximum measurements:

SKIRTS

Range	Size	Sweep	Length including waistband	Hems
Toddlers'	3	48	11½	2
Children's	6x	56	16½	2
Girls'	14	68	24	2
Chubbie girls'	14½	72	24	2
Teen age	16	75	26	2
Chubbie teen age	16½	78	26	2

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions.

(4) No person shall put into process any cloth for the manufacture of a slack, coverall, overall, short, play suit, snow suit or ski pants, with:

(i) [Deleted Apr. 8, 1946.]

(ii) [Deleted Oct. 30, 1945.]

(iii) Pleating, tucking or shirring on the waistband;

(iv) More than 2 pockets, inside or out, or with any patch pocket exceeding 36 square inches of material before reduction;

(v) [Deleted Apr. 8, 1946.]

(vi) [Deleted Oct. 30, 1945.]

(vii) [Deleted Oct. 30, 1945.]

(viii) Measurements which are not of or graded from the following maximum measurements:

SLACKS, COVERALLS, OVERALLS, SHORTS, PLAYSUITS, SNOW-SUITS AND SKI PANTS

Range	Size	Length ski pants	Max. length incl. turn-up slacks & coveralls & overalls from waist down	Circumference at bottom
Toddlers'.....	3	27	22½	15
Children's.....	6x	33	28	16
Girls'.....	14	42	40	18
Teen age.....	16	44	42½	19

(5) No person shall put into process any cloth for the manufacture of children's dresses, with:

- (i) [Deleted Oct. 30, 1945.]
- (ii) French facings;
- (iii) [Deleted Oct. 30, 1945.]
- (iv) A sash over 3 inches in width;
- (v) A bias cut sash;
- (vi) Double yokes;
- (vii) [Deleted Oct. 30, 1945.]
- (viii) [Deleted Oct. 30, 1945.]
- (ix) More than 1 collar or revers. (Single collar or revers of 2 thicknesses permitted);
- (x) A collar or revers over 5 inches in width;
- (xi) More than 2 pockets, inside or out, or with any patch pocket exceeding

36 square inches of material before reduction;

- (xii) [Deleted Apr. 8, 1946.]
- (xiii) [Deleted Apr. 8, 1946.]
- (xiv) Cuffs over 2 inches in width;
- (xv) [Deleted Oct. 30, 1945.]
- (xvi) [Deleted Oct. 30, 1945.]
- (xvii) [Deleted Oct. 30, 1945.]
- (xviii) Extra sleeves, attached or otherwise;
- (xix) Vestees or gilets;
- (xx) Quilting;
- (xxi) More than 1 ruffle (not to exceed 2 inches in width) on a sleeve;
- (xxii) Ruffles on skirt, except that ruffles may be used on or around skirt pockets;
- (xxiii) A skirt pleated, tucked or shirred, except when the sweep before pleating, tucking or shirring does not exceed the prescribed sweep of that particular size;
- (xxiv) Features making such dresses known as culottes and reversible dresses;
- (xxv) More than two trimming bows;
- (xxvi) Petticoat, apron, or overskirt;
- (xxvii) A dickey collar except on a collarless dress. (The dickey collar shall be no longer than 15 inches from the center back of the neckline to the longest point in front for a size 16);
- (xxviii) Measurements which are not of or graded from the following maximum measurements:

DRESSES

Range	Size	Street length	Street sweep	Street hems	Party length	Party sweep	Party hem	Length top two-piece dress
Toddlers'.....	3	17½	48	3	—	—	—	14½
Children's.....	6x	20	56	3	37	80	1	16½
Girls'.....	14	36	66	3	52	96	1	20½
Chubbie girls'.....	14½	36	72	3	52	96	1	20½
Teen age.....	16	41	72	2	57	120	1	23½
Teen age chubbie.....	16½	41	78	2	57	120	1	23½

Maximum measurements for all sizes other than those specified above shall be graded in normal trade proportions.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-5826; Filed, Apr. 8, 1946;
11:28 a. m.]

PART 3293—CHEMICALS

[Limitation Order L-355, as Amended Apr. 8, 1946]

ETHYL FLUID

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of lead and tetraethyl lead, both imported and domestic, for defense, for private account and for export; and the following order is deemed necessary and appropriate to the public interest and to promote the national defense:

§ 3293.662 Limitation Order L-355—
(a) Definitions. For the purposes of this order:

(1) "Ethyl fluid" is a mixture of tetraethyl lead and other ingredients designed to raise the octane number of

gasoline. It includes: (i) "Motor ethyl fluid" which is ethyl fluid containing organic chlorides and bromides designed for use in motor gasoline for land- and sea-going engines; and (ii) "Aviation ethyl fluid" which is ethyl fluid without organic chlorides designed for use in aviation gasoline.

(2) "Use" means to blend ethyl fluid with gasoline or any component of gasoline or with any other material that can be blended with gasoline.

(b) Restrictions on delivery. (1) No producer of ethyl fluid shall deliver to any person in any calendar month more than 27% of the aggregate quantity of motor ethyl fluid delivered to such person in the months of November, December, 1945 and January, 1946, except that when a person certifies to a producer that he used more motor ethyl fluid than the quantity he received in the base period, the producer may deliver to such person in any month a quantity not in excess of 27% of the quantity of motor ethyl fluid certified to have been used in the base period.

(2) No producer of ethyl fluid may export outside the United States, its territories or possessions, more motor ethyl fluid than 27% of the aggregate quantity exported in the months of November, December, 1945 and January, 1946 except on

special authorization by the Civilian Production Administration.

(3) No person shall accept delivery of motor ethyl fluid at any one blending point if his inventory of motor ethyl fluid at that point is or will by virtue of such delivery become more than he needs in the succeeding 30 days on the basis of his current or scheduled rate of operations. Persons normally receiving deliveries of motor ethyl fluid by tank car or tank truck shall not maintain any inventory except in scale tanks for blending motor ethyl fluid with gasoline.

(4) Nothing in this paragraph shall prevent the delivery and receipt of a minimum tank car, tank wagon or drum carload by any person whose inventory of motor ethyl fluid is less than 30-days' supply.

(c) Restrictions on use. (1) No person shall in any month beginning with April, 1946 use more than 27 percent of the aggregate quantity of motor ethyl fluid which he used in the production of motor gasoline in the three months of November, December, 1945 and January, 1946.

(2) No person shall use aviation ethyl fluid in the production of motor gasoline or any component thereof, or use any gasoline component containing aviation ethyl fluid in the production of motor gasoline.

(3) No person shall use ethyl fluid to produce motor gasoline having higher than 80 octane (ASTM-D-357-45) for use in motor-propelled vehicles, trucks, tractors or boats or to produce aviation gasoline of 100 octane (A&N grade 100-130) or higher, except on special authorization from the Civilian Production Administration.

(d) Exceptions. Nothing in this order shall prevent the delivery, receipt and use for laboratory purposes of ethyl fluid in containers of one litre or less.

(e) Newcomer's quota. Any person who was not a user of ethyl fluid in November or December, 1945 or January, 1946 and who wishes to have a quota established for him to receive or use ethyl fluid in any calendar month, may apply by letter to the Civilian Production Administration, Chemicals Division, Washington 25, D. C., Ref.: L-355.

(f) Miscellaneous provisions—(1) Applicability of regulations. This order and all transactions affected hereby are subject to all applicable regulations of the Civilian Production Administration, as amended from time to time.

(2) Appeals. Any appeals from the provisions of this order shall be made by filing with the Civilian Production Administration, Chemical Division, Washington 25, D. C., Ref.: L-355, a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal.

(3) Violations. A person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment.

(4) Communications to Civilian Production Administration. Communications concerning this order, shall, unless

otherwise directed, be addressed to: Civilian Production Administration, Chemicals Division, Washington 25, D. C., Ref.: L-355.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-5828; Filed, Apr. 8, 1946;
11:27 a. m.]

PART 3290—TEXTILES, CLOTHING AND LEATHER

[Limitation Order L-99, as Amended Apr. 8,
1946]

OPERATION OF LOOMS FOR COTTON BROAD WOVEN FABRIC PRODUCTION

The fulfillment of requirements for the defense of the United States has created a shortage in the production of cotton broad woven fabrics and materials for making cotton broad woven fabrics for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3290.46 *Limitation Order L-99—(a) Operation of looms for cotton broad woven fabric production—(1) Purpose.* This order controls the operation of looms for the production of cotton woven fabrics of more than 12" in width.

(2) No person shall, regardless of the presentation of rated orders, operate looms contrary to the provisions in the schedules of this order.

(3) No person shall operate looms formerly operated in the production of cotton broad woven fabrics and which were acquired by him after June 30, 1944, except as specifically authorized in writing by the Civilian Production Administration. The term "acquired" refers not only to the direct purchase of looms but also to obtaining operating control over looms by obtaining control of the corporation which owns them. Application for authorization may be made by letter to the Civilian Production Administration, Textile Division, Washington 25, D. C., Ref.: L-99, stating all facts, including the type of fabric he wishes to produce, the name of the person who formerly owned or controlled the looms, and the fabric formerly produced on them.

(b) *Minimum quantities to be produced.* Each person in the business of producing in any calendar quarter after March 31, 1946 any broad woven cotton fabric item marked with an asterisk on Schedule A, or any item in the "May Produce Only" column of Schedule B, must produce in that quarter at least as much yardage of the items within the same group as the greater of the following:

(1) Ninety percent of the linear yardage of such items which he produced in the second quarter of 1944, increased or decreased in inverse proportion to any change in pick he has made since then, or

(2) The linear yardage which can be produced by operating each loom producing such items for at least as many

hours as any other loom in his mill is operated.

(c) *Exemptions.* (1) *Special looms.* Jacquard and box looms, and looms which were Dobby head looms on March 8, 1946, are exempt from the provisions of paragraphs (a) and (b) of this order and from Schedules A and B.

(2) *Temporary exemption in certain cases pending appeal action.* Any person who files an appeal for exemption from changing over any looms to produce any item required by Schedule B, may postpone production of the required Schedule B item on these looms until he receives notice by telegram or letter from the Civilian Production Administration of the action taken on his appeal. This temporary exemption applies only to appeals filed on or before April 13, 1946 by registered mail with return receipt requested or by telegraph, and does not apply to any reappeal from action taken on the initial appeal.

(d) *Reports and records.* All persons operating looms for the production of cotton textiles of any kind shall file with the Civilian Production Administration at the times specified in the reporting forms, reports on Forms CPA-658-A, B, and C giving the information therein required. All persons affected by this order shall keep and preserve for a period of not less than two years, accurate and complete records concerning inventories, production and sales. The reporting requirements of this order have been approved by the Bureau of the Budget under the Federal Reports Act of 1942.

(e) *Appeals.* (1) Any appeal from the provisions of this order shall be made by filing a letter in triplicate addressed to the Civilian Production Administration, Textile Division, Washington 25, D. C., Ref.: L-99, referring to the particular provisions appealed from and stating fully the grounds of the appeal. However, in order to qualify under paragraph (c) (2) above for exemption pending appeal from Schedule B requirements, the appeal must be filed on or before April 13, 1946 by registered mail with return receipt requested or by telegraph. Any person who wishes to produce Schedule B items but is not permitted to do so under the terms of Schedules A or B, need specify only the number of looms,

the constructions currently produced on them, and the number of looms proposed to be transferred to each different Schedule B construction.

(2) All appeals granted under this order before March 8, 1946 are revoked effective April 13, 1946.

(3) In cases of appeal for suspension of the requirements of paragraphs (a) or (b) on the ground that compliance will result in production at a loss, an application for price relief on that ground must first be filed with the Secretary of the Office of Price Administration, Washington, D. C., and a copy filed with the CPA appeal. If the CPA appeal is granted, the requirement of these paragraphs for increases above current production will be suspended until the decision by the Office of Price Administration upon the application for price relief. This paragraph does not indicate or limit the extent or kind of price relief, if any, which may be granted by the Office of Price Administration.

(f) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the Civilian Production Administration, as amended from time to time.

(g) *Violations.* Any person who willfully violated any provision of this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(h) *Communications to the Civilian Production Administration.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: Civilian Production Administration, Textile Division, Washington 25, D. C., Ref.: L-99.

Issued this 8th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

SCHEDULE A

(1) Looms which on March 8, 1946 (or the last prior date when the looms were in production) produced any item now listed in the "Did Produce" column of Schedule A, may produce only the following permitted items (items in the "Did Produce" column are keyed to the corresponding items in the "May Produce Only" column by means of common Group Numbers):

(i) If the items shown in the Schedule A "May Produce Only" column opposite the applicable Group Number are marked with an asterisk, only those items may be produced.

(ii) If the items shown in the Schedule A "May Produce Only" column are not marked with an asterisk, those items may be produced and also any item marked with an asterisk in Schedule A or any item listed in the "May Produce Only" column of Schedule B.

(2) Jacquard, box and Dobby head looms are exempt to the extent specified in paragraph (c) (1) of the order.

Group No.	Did produce on March 8, 1946 (or the last prior date when the looms were in production)—	May produce only—
2	Leno bag fabrics	Leno bag fabrics 9 to 20 sley, 4 to 10 pick.
3	Special bag fabrics (except leno and seamless bag fabrics, Group No. 2 and 53).	Special bag fabrics 48 sley, 16 to 46 pick.
4	Bale coverings	Bale coverings 10 to 48 sley, 6 to 40 pick.
7A	Class A sheetings 42" and wider, not pro rata with the items in schedule B "May Produce Only" column for groups 6, 8 and 9.	Class A sheetings, 42" and wider.
10A	Class B sheetings 42" and wider, not pro rata with the items in Schedule B "May produce only" column for Groups 6, 8 and 9.	Class B sheetings, 42" and wider.

NOTE: Schedule A revised by Apr. 8, 1946, amendment.

Group No.	Did produce on March 8, 1946 (for the last prior date when the looms were in production)—	May produce only—	Did produce at any time between Mar. 1, 1942 and Feb. 28, 1946 inclusive—	May produce only—
11A	Class C sheetings, average yarn numbers 21's and above.	Class C sheetings, average yarn numbers 21's and above.	Osaburgs.	Osaburgs.
12A	Bed sheeting.	*Any bed sheeting.	Soft filled sheetings and head linings, as follows or pro rata:	Soft filled sheetings and head linings, as follows or pro rata:
13A	Pillow tubings.	*Industrial (except insulating) tubings.	40 1/2" 1.60 to 1.70 yd.	40 1/2" 1.60 to 1.70 yd.
14A	All drills, jeans, sateens, gabardines, three-leaf twills, four-leaf twills, except those listed in Schedule B "Did Produce" column for Group 15B.	*Pillow tubings.	40 1/2" 2.25 to 3.00 yd.	40 1/2" 2.25 to 3.00 yd.
15A	Four-leaf twills, except those listed in Schedule B "Did Produce" column for Group 15B.	*Any plain or herringbone drill, jean, sateen, gabardine, three-leaf twill, four-leaf twill (except 8.5 oz. herringbone twill Army Spec. 6-261).	40 1/2" 3.25 to 4.18 yd.	40 1/2" 3.25 to 4.18 yd.
16A	Four-leaf twill (Army Spec. QJD-48).	*Tuckers, plain, staple stripe A.C.A.	40 1/2" 4.80 to 5.50 yd.	40 1/2" 4.80 to 5.50 yd.
17	Birdseye diaper cloth.	*Birdseye diaper cloth.	59" 1.65 yd.	59" 1.65 yd.
18	Window shade cloth.	*Any width fabric of window shade quality woven from print cloth yarns.	64" 1.25 yd.	64" 1.25 yd.
19	Print cloths of 100 threads or more per sq. in.	*Any plain, print cloth yarn fabric other than window shade cloth but the weighted average pick of the yardages produced may not exceed the weighted average pick prevailing in this Group during the month of April 1944.	71" 1.12 yd.	71" 1.12 yd.
20A	Print cloths of 100 threads or more per sq. in.	*Gauze checks.	Class A sheeting under 42"	Class A sheeting under 42"
21	Palma checks.	*Gauze checks.	Class A sheetings 42" and wider pro rata with items in Schedule B "May produce only" column for Groups 6, 8 and 9.	Class A sheetings 42" and wider pro rata with items in Schedule B "May produce only" column for Groups 6, 8 and 9.
22	Gauze diaper cloth.	*Gauze diaper cloth.	Class B sheetings.	Class B sheetings.
30A	Denims (except work clothing denims), pinchecks, hickory stripes and express stripes.	*Any construction of pin stripes, pincheck, hickory stripes, express stripes or denims.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
31A	Suiting coverts, cottonades, whipcords and bedford cords.	*Any suiting coverts, cottonades, bedford cords, and whipcords, other than the items in "May Produce Only" column of Sch. B for Group 31B.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
32	Gingham, checks, plaids and seersuckers.	*Gingham, checks, plaids, and seersuckers.	40" 48 x 44 4.00 yd.	40" 48 x 44 4.00 yd.
33A	Chambrays, shirting coverts, and colored yarn shirting.	*Any construction of chambray, workshirt covert or colored yarn shirting.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
34	Turkish or Terry woven towelling.	*Turkish or Terry woven towelling.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
35	Dish towelling, twill and other plain woven towelling.	*Dish towelling, twill and other plain woven towelling.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
36	Outing flannel.	*Outing flannel.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
37	Leno dishcloths.	*Leno dishcloths.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
38	Outing flannel.	*Outing flannel.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
42	Interlining flannels.	*Interlining flannels.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
43A	Moleskins and suedes (except work clothing suedes).	*Moleskins and suedes.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
44	All other napped fabrics except blankets.	*Any napped fabrics.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
45	Crib blankets.	*Crib blankets.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
46	Blankets other than crib, containing less than 25% by weight of wool.	*Blankets, other than crib, containing less than 25% by weight of wool.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
47	Flag bunting.	*Flag bunting.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
48	Luggage and automobile seat cover cloths.	*Luggage and automobile seat cover cloths.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
51	Hose and belting duck.	*Hose and belting duck.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
52	Enamelling duck.	*Enamelling duck.	40" 48 x 40 3.75 yd.	40" 48 x 40 3.75 yd.
53	Seamless bags.	*Seamless bags.	40" 44 x 40 4.25 yd.	40" 44 x 40 4.25 yd.
12B	Army raincoat & settees bandolier and Navy mattress cover fabrics 42" and wider.	Army raincoat & settees bandolier and Navy mattress cover fabrics 42" and wider.	Sheetings as follows or pro rata:	Sheetings as follows or pro rata:
13B	Insulating tubings.	Insulating tubings.	40 1/2" 74 x 86 2.80 to 2.90 yd. (Meads Cloth).	40 1/2" 74 x 86 2.80 to 2.90 yd. (Meads Cloth).
14	Carded poplins (sheeting yarns).	Carded poplins (sheeting yarns).	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
15B	Three leaf pecketing twill (not of print cloth yarn).	Three leaf pecketing twill (not of print cloth yarn).	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
16B	Broken twills 42" and wider.	Broken twills 42" and wider.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
17B	Soft filled twills.	Soft filled twills.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
18B	Drills under 42" and abrasive drills.	Drills under 42" and abrasive drills.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
19B	Drills 42" and wider.	Drills 42" and wider.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
20B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
21B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
22B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
23B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
24B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
25B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
26B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
27B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
28B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
29B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
30B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
31B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
32B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
33B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
34B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
35B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
36B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
37B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
38B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
39B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
40B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
41B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
42B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
43B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
44B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
45B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
46B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
47B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
48B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
49B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
50B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
51B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
52B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
53B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
54B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
55B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
56B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
57B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
58B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
59B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.
60B	Jeans.	Jeans.	60" 64x68 2.15 yd.	60" 64x68 2.15 yd.

NOTE: Schedule B revised by Apr. 8, 1946 amendment.

SCHEDULE B

NOTE: Schedule A revised by Apr. 8, 1946, amendment.

- (1) Looms which at any time during the period March 1, 1942 through February 28, 1946, inclusive, produced any item listed in the "Did Produce" column of Schedule B, and did not produce any item now listed in the "Did Produce" column of Schedule A on March 8, 1946 (or the last prior date when the looms were in production), are subject to the following requirement:
- (2) These looms may produce only the items in the "May Produce Only" column of Schedule B opposite the applicable Group Number in the "Did Produce" column.
- (3) This requirement is effective on and after April 15, 1946 except that the effective date is April 30, 1946 in the case of looms which change to a different sley, and is May 15, 1946 in the case of looms which make changes in warp yarn numbers.
- (4) If a loom was operated on fabrics listed in more than one Group Number during the base period, any such Group Number of Schedule B may be selected. A loom may be reassigned at any time from the production of the permitted item to the production of any other item permitted for that loom.
- (5) Looms which are required to shift to production of Schedule B items, are granted exemption pending appeal by paragraph (c) (2) of the order, if the appeal is filed on or before April 13, 1946, by registered mail with return receipt requested or by telegraph. (Paragraph (c) (2) revokes, effective April 13, 1946, all appeals granted under the order prior to March 8, 1946.)
- (6) Jacquard, box and Dobby head looms are exempt to the extent specified in paragraph (c) (1) of the order.

Group No.	Did produce at any time between Mar. 1, 1942 and Feb. 28, 1946 inclusive—	May produce only—
16B	Four leaf twills, as follows or pro rata: 37"-86 or 88 sley, 40 to 46 picks, 3.00 yd. to 1.50 yd. inclusive.	Four leaf twills, as follows or pro rata: 37"-86 sley, 40 to 46 picks, 3.00 yd. to 1.50 yd. inclusive.
19	Print cloths:	Print cloths (except "fancy draw") as follows or pro rata:
	39" 80 x 80 4.00 yd.	39" 80 x 80 4.00 yd.
	39" 68 x 72 4.75 yd.	39" 68 x 72 4.75 yd.
	39" 68 x 64 4.85 yd.	39" 68 x 64 4.85 yd.
	38½" 64 x 60 5.35 yd.	38½" 64 x 60 5.35 yd.
	38½" 64 x 56 5.50 yd.	38½" 64 x 56 5.50 yd.
	38½" 60 x 48 6.25 (or 6.15) yd.	38½" 60 x 48 6.25 (or 6.15) yd.
	45" 64 x 56 4.80 yd.	45" 64 x 56 4.80 yd.
	40" 80 x 84 3.65 yd.	40" 80 x 84 3.65 yd.
	40" 80 x 92 3.50 yd.	40" 80 x 92 3.50 yd.
20B	Print cloths of 100 to 160 threads per square inch, except items in this column for Group 19.	Print cloths of 100 to 160 threads per square inch, (except "fancy draw"), or any item in this column for Group 19.
24	38½" 44 x 36 8.60 yd.	38½" 44 x 36 8.60 yd.
25	Bandage cloth:	Bandage cloth as follows or pro rata:
	38½" 44 x 40 8.20 yd.	38½" 44 x 40 8.20 yd.
	38½" 40 x 32 9.80 yd.	38½" 40 x 32 9.80 yd.
	38½" 48 x 44 7.46 yd.	38½" 48 x 44 7.46 yd.
	38½" 48 x 48 7.15 yd.	38½" 48 x 48 7.15 yd.
26	Tobacco and cheese cloths—all widths and counts.	Any tobacco or cheese cloth woven of print cloth yarn or any item listed in this column for Group 25.
27	Carded broadcloths	Any width plain (not including slubbed yarn) carded broadcloth counting from 80 to 136 ends per inch and not in excess of 60 picks per inch woven from print cloth yarns counting 44's or less; or any item specified in this column for Group 19.
28	Carded poplins	Any width, plain (not including slubbed yarn except 3.75 yd. and heavier) carded poplin counting from 80 to 116 sley and not in excess of 56 picks woven from print cloth yarns counting 44's or less; or any item listed in this column for Group 19.
29	Three leaf twills made from print cloth yarns	Three leaf twills made from print cloth yarns
30B	Work Clothing denims	Work Clothing denims as follows or pro rata:
	Mill finish	Sanforized
	3.00 yd.	2.70 yd.
	2.45 yd.	2.20 yd.
	2.20 yd.	8 oz.
	8 oz.	9 oz.
	9 oz.	10 oz.
	10 oz.	11 oz.
31B	Whipcords and work pants coverts	Work pants coverts:
		2.40 yd. Sanforized
		2.00 yd. Sanforized
		1.65 yd. Sanforized
	Whipcords:	36"-1.45 to 1.66 yd. Sanforized
33B	Work shirt chambrays and work shirt coverts	Work shirt chambrays:
		Mill finish
		Sanforized
		3.90 yd. fine yarn
		3.00 yd. fine yarn
		3.20 yd. fine yarn
		2.90 yd. fine yarn
	Work shirt coverts:	Mill finish
		Sanforized
		3.90 yd. fine yarn
		3.00 yd. fine yarn
		3.20 yd. fine yarn
		2.90 yd. fine yarn
		and coarse yarn
39	Workshirt flannels	Mill finish
		Sanforized
		3.00 yd.
		2.70 yd. (plain color)
		2.28 yd.
		2.00 yd. (plain color)
		3.00 yd.
		2.70 yd. (plaids)
		2.28 yd.
		2.00 yd. (plaids)
		2.50 yd.
		3.15 yd. (plaids)
40	Canton flannel (glove and mitten flannel only)	Canton flannel (glove and mitten flannel only): 6 oz., 8 oz., 10 oz., 12 oz., of 34" width or pro rata for other widths in unbleached, light yellow ground with blue stripe, golden fleece or stripes in "special" colors.
43B	Suedes (work clothing)	Suedes (work clothing) 40½" 42 x 44 3.00 yd. mill finish colors of tan, blue gray only.
50	Chafar fabrics	Chafar fabrics of single or ply yarns.
54	Combed broadcloth	Combed broadcloth.
	37" 136 x 60 and 37" 128 x 68	37" 136 x 60 and 37" 128 x 68.

NOTE: The expression "pro rata" in connection with any listed fabric refers to other widths of the same construction (i. e., other widths having the same count and the same ratio of weight to width as the listed fabric).

[F. R. Doc. 46-5827; Filed, Apr. 8, 1946; 11:27 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[Rev. SO 113, Amdt. 4]

MANUFACTURERS' MAXIMUM AVERAGE PRICE FOR WOOL CIVILIAN APPAREL FABRICS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Supplementary Order No. 113 is amended in the following respects:

1. Section 2 (c) is amended by adding the following third group of "subject" fabrics:

¹ 11 F.R. 174, 2041.

(3) 100% wool overcoatings, 26 oz. and heavier, delivered at or below \$3.25 per yard (net basis). However, the base period deliveries of this group of "subject" fabrics may be substituted for the quarterly deliveries of these fabrics only if the weighted average price for the quarterly deliveries of this group of "subject" fabrics does not exceed the weighted average price of the corresponding base period deliveries of these fabrics by more than 10%.

2. Section 10 (a) (2) is amended by the substitution of the words "his base year" for the numeral "1944" in subparagraph (2).

3. Section 10 (b) (2) is amended by the substitution of the words "his base

year" for the numeral "1944" in subparagraph (2).

This amendment shall become effective April 10, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5834; Filed, Apr. 8, 1946; 11:41 a. m.]

PART 1305—ADMINISTRATION

[SO 131, Amdt. 17]

REVISED MAXIMUM PRICES FOR CERTAIN COTTON TEXTILES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Order No. 131 is amended in the following respects:

1. The table of maximum prices for carded cotton yarns in section 3 (f) is amended to read as follows:

[Cents per pound]

Yarn numbers	Band A		Band B	
	Singles	Plied	Singles	Plied
6s and under	44.75	47.25	43.25	45.75
8s	45.25	47.75	43.75	46.25
10s	46.00	48.75	44.50	47.25
12s	47.00	50.25	45.50	48.75
14s	48.00	52.00	46.50	50.25
16s	49.25	53.25	47.75	51.50
18s	50.25	54.50	48.75	52.75
20s	51.25	55.75	49.75	54.00
22s	52.50	57.50	51.00	55.75
24s	53.75	59.25	52.25	57.50
26s	55.50	61.50	54.00	59.75
28s	56.50	63.00	55.00	61.25
30s	57.75	64.75	56.25	63.00
32s	59.50	66.25	57.75	64.50
34s	60.75	68.25	59.00	66.25
36s	61.75	69.25	60.00	67.25
38s	63.00	70.50	61.25	68.50
40s	64.00	72.00	62.25	70.00
42s	65.75	74.50	64.00	72.50
44s	67.75	76.25	65.75	74.00
46s	69.50	78.00	67.50	75.75
48s	71.25	80.00	69.25	77.75
50s	73.50	82.00	71.50	79.75

2. The table of maximum prices in section 3 (g) is amended to read as follows:

[Cents per pound]

Yarn numbers	Band A		Band B	
	Singles	Plied	Singles	Plied
1s	43.50	46.00	42.00	44.50
2s	43.75	46.25	42.25	44.75
3s	44.00	46.50	42.50	45.00
4s	44.25	46.75	42.75	45.25
5s	44.50	47.00	43.00	45.50

This amendment shall become effective April 4, 1946.

Issued this 4th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5696; Filed, Apr. 4, 1946; 4:53 p. m.]

¹ 10 F.R. 11296, 11890, 12116, 13268, 13269, 13812, 14504, 14657, 14779, 15004, 15383; 11 F.R. 532, 1771, 1888, 2635, 2972.

PART 1347—PAPER, PAPER PRODUCTS, RAW MATERIALS FOR PAPER AND PAPER PRODUCTS; PRINTING AND PUBLISHING

[MPR 30, Amdt. 16]

WASTEPAPER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 30 is amended in the following respects:

1. Section 1347.10 (d) is deleted.
2. Section 1347.14 Appendix A: (a) (1) is amended to read as follows:

- (1) List of grades and prices:

TABLE I

Grades	Column 1 Price for wastepaper loose or packed in any manner other than that specified in Column 2	Column 2 Prices for wastepaper packed in machine-compressed bales weighing not less than 500 pounds or packed in any optional manner provided in the definition of the grade involved
No. 1 mixed paper ¹	\$14.00	\$19.00
No. 1 news ²	15.00	20.00
Overissue news ³	17.00	22.00
Old corrugated containers ⁴	23.00	28.00
Extra manilas ⁵	34.00	39.00
Mixed books ⁶	17.00	22.00
No. 1 heavy books and magazines ⁷	33.50	38.50
No. 1 mixed ledger (colored ledger) ⁸	35.00	40.00
No. 1 white ledger ⁹	41.00	46.00
Mill wrappers ¹⁰	17.00	22.00

The grades in Tables I and II are defined as follows (subject to the qualifications listed in paragraph (b) of this appendix):

¹ "No. 1 mixed paper" consists of wastepaper which does not have the uniform or distinctive qualities required for classification as any other grade.

² "No. 1 news" consists of waste newspapers and may contain up to 2% of other papers customarily included in the packing of newspapers.

³ "Overissue news" consists of unused over-run newspapers from a newspaper office. Dealers' returns constitute a lower quality of this grade and may contain sheets of wrapping or other paper customarily used as protection in making returns. Optional method of packing—securely tied bundles.

⁴ "Old Corrugated Containers" consist of stock from used corrugated containers and may contain other Kraft paper or board which meets the requirements for inclusion in any Kraft grade listed in this Appendix A at a price equal to or higher than the price listed for "Old Corrugated Containers." Lower qualities may contain stock from used solid fibre containers.

⁵ "Extra manilas" of the highest quality consist of unprinted manila paper. Lower qualities may contain printing.

⁶ "Mixed books" consist of books or magazines, including outthrow, which may in no event exceed 20% of the total weight of the packing. Packings which contain in excess of 20% outthrow may not be sold at a price in excess of the maximum price for "No. 1 Mixed Paper."

⁷ "No. 1 heavy books and magazines" consist of used and overissue books and magazines, stitchless stock, quire waste and similar printed matter and may contain colored ledger or any white paper which meets the requirements for inclusion in any white grade listed in this Appendix A at a price equal to or higher than the price listed for "No. 1 heavy books and magazines." The packing may contain up to 5% outthrow. A shipment containing more than 5% outthrow but not more than 10% outthrow must be rejected or paid for only after adjustment to eliminate any payment for outthrow in excess of 5%; in such shipment the excess of outthrow becomes the property of the purchaser. When a shipment is invoiced as "No. 1 heavy books and magazines"

contains outthrow of more than 10%, such shipments must be rejected as "No. 1 heavy books and magazines" and may be accepted only as "No. 1 Mixed Paper," even though it would otherwise meet the definition of "Mixed Books." A deduction of at least \$5.00 per ton from the maximum price must be made if the material is not packed in machine compressed bales weighing not less than 500 lbs., in air compressed bales, or on skids.

⁸ "No. 1 mixed ledger (colored ledger)" consists of sheets and shavings of ledger, bond and writing papers, white and colored. Other papers which are similar and equivalent may be included. Must be free from groundwood and must contain no more than 2% outthrow. Deliveries which fail to meet the requirement as to outthrow must be rejected or paid for only after adjustment to eliminate any payment for the excessive outthrow.

⁹ "No. 1 white ledger" consists of sheets and shavings of ledger, bond and writing papers, all white. Other white papers which are similar and equivalent may be included. It shall be free from groundwood and contain no more than 2% outthrow. Deliveries which fail to meet the requirements as to outthrow must be rejected or paid for only after adjustment to eliminate any payment for the excessive outthrow.

¹⁰ "Mill wrappers" consist of paper used as outside wrappers for rolls or bundles of finished paper stock and may contain sulfite or kraft screenings, groundwood fibre or chemical woodpulp fibre.

TABLE II

Grades	Column 1 Prices for wastepaper loose or packed in any manner other than that specified in Column 2	Column 2 Prices for wastepaper packed in machine-compressed bales or packed in any optional manner provided in the definition of the grade involved
New corrugated cuttings ¹¹	\$13.00	\$18.00
Boxboard cuttings ¹²	9.50	14.50
White Blank news ¹³	28.00	33.00
New manila envelope cuttings ¹⁴	48.00	53.00
One cut new manila envelope cuttings ¹⁵	52.50	57.50
Manila tabulating cards free from groundwood ¹⁶	40.00	45.00
Manila tabulating cards groundwood ¹⁷	22.00	27.00
No. 1 hard white shavings ¹⁸	52.50	57.50
Hard white envelope cuttings ¹⁹	57.50	62.50
One cut hard white envelope cuttings ²⁰	62.50	67.50
No. 1 soft white shavings ²¹	45.00	50.00
One cut soft white shavings ²²	52.50	57.50
Miscellaneous soft white shavings ²³	38.00	43.00
No. 1 fly leaf shavings ²⁴	28.50	33.50
No. 1 groundwood fly leaf shavings ²⁵	20.00	25.00
No. 2 mixed colored groundwood shavings ²⁶	13.00	18.00
No. 1 assorted kraft (old kraft) ²⁷	30.00	35.00
Triple sorted No. 1 brown soft kraft ²⁸	45.00	50.00
Mixed kraft envelope and bag cuttings ²⁹	50.00	55.00
Kraft envelope cuttings ³⁰	60.00	65.00
New 100 percent kraft corrugated cuttings ³¹	40.00	45.00
Damaged Newsprint ³²	45.00	50.00

¹¹ "New corrugated cuttings" consist of new corrugated or solid fibre container board cuttings.

¹² "Boxboard cuttings" consist of new cuttings of wastepaper grades of paperboard (i. e. paperboard made principally from wastepaper) such as is used in the manufacture of folding paper cartons, set-up boxes and similar boxboard products.

¹³ "White blank news" consists of unprinted cuttings or sheets of white newsprint paper or other papers of white newsprint quality.

¹⁴ "New manila envelope cuttings" consist of new cuttings or sheets of unprinted manila paper of the quality used in the manufacture of manila envelopes.

¹⁵ "One cut new manila envelope cuttings" consist of new one cut cuttings or sheets of unprinted manila paper of the quality used in the manufacture of manila envelopes.

¹⁶ "Manila tabulating cards, free from groundwood" consist of new or used printed manila cards which have been manufactured for use in automatic tabulating machines. Must be free from groundwood. Lower qualities of this grade may include tabulating cards of similar stock having colors other than manila. Optional method of packing—bags or boxes.

¹⁷ "Manila tabulating cards, groundwood" consist of new or used printed manila cards, containing groundwood, which have been manufactured for use in automatic tabulating machines. Lower qualities of this grade may include tabulating cards of similar stock having colors other than manila. Optional method of packing—bags or boxes.

¹⁸ "No. 1 hard white shavings" consist of shavings or sheets of new bond or writing paper of sulfite or rag fibre content. Must be free from groundwood. Highest quality shall be all white. Lower qualities may contain rulings or light colored stock.

¹⁹ "Hard white envelope cuttings" consist of cuttings and sheets, all white, from new bond or writing papers of the quality used in the manufacture of envelopes. The fibre content of the stock shall be sulfite, rag, or bleached sulfite, free from printed matter and free from groundwood.

²⁰ "One cut hard white envelope cuttings" consist of one cut cuttings and sheets, all white, from new bond or writing papers of the quality used in the manufacture of envelopes. The fibre content of the stock shall be sulfite, rag, or bleached sulfite, free from printed matter and free from groundwood.

²¹ "No. 1 soft white shavings" consist of shavings and sheets, all white, from book and similar printing papers, free from printed matter and containing not in excess of 10% of coated paper stock or heavily filled papers. Must be free from groundwood.

²² "One cut soft white shavings" consist of one cut shavings and sheets, all white, from book and similar printing papers, free from printed matter and containing not in excess of 10% of coated paper stock or heavily filled papers. Must be free from groundwood.

²³ "Miscellaneous soft white shavings" consist of shavings and sheets, all white, from book and similar printing papers, free from printed matter but not limited with respect to coated or filled paper stock. Must be free from groundwood.

²⁴ "No. 1 flyleaf shavings" consist of the trim of magazines, catalogs, and similar printed matter. It may contain the bleed of cover and insert stock but must be free from groundwood. Solid color and beater-dyed papers constitute a lower quality of this grade. Shavings of novel news or newsprint grades may not be included in the packing.

²⁵ "No. 1 groundwood flyleaf shavings" consist of the trim of magazines, catalogs and similar printed matter, not limited with respect to groundwood, and may contain the bleed of cover and insert stock, but shall be free from beater-dyed papers. The highest quality shall be free of solid color printing and of coated stock but lower qualities may contain them.

²⁶ "No. 2 mixed colored groundwood shavings" consist of the trim of magazines, catalogs and similar printed matter, not limited with respect to groundwood or coated stock, and may contain the bleed of cover and insert stock as well as beater-dyed papers and solid color printing.

²⁷ "No. 1 assorted kraft (old kraft)" consists of kraft paper waste, free from corrugated waste of any kind.

²⁸ "Triple sorted No. 1 brown soft Kraft" consists of old soft natural color kraft papers completely free from papers other than those containing 100% sulfate fibre. Lower qualities may contain old soft kraft papers of color other than brown or natural.

²⁹ "Mixed Kraft envelope and bag cuttings" consist of new cuttings and sheets of 100% kraft papers of the qualities used in the manufacture of kraft envelopes and kraft bags.

³⁰ "Kraft envelope cuttings" consist of new cuttings and sheets of 100% kraft papers of the quality used in the manufacture of kraft envelopes.

³¹ "New 100% Kraft corrugated cuttings" consist of cuttings and sheets from new corrugated and solid fibre container board of 100% sulfate fibre content and may contain cuttings and sheets of the component plies thereof provided such component plies are also of 100% sulfate fibre content. Lower qualities may contain cuttings or sheets from new corrugated stock composed of two liners which are 100% sulfate fibre with a corrugated filler of other fibre, but unless both of the liners are of 100% sulfate fibre, the material must not be sold at a price in excess of the maximum price of "New corrugated cuttings."

³² "Damaged newsprint" consists of unprinted white newsprint paper rejected or discarded because of damage sustained prior to pressroom use. Optional method of packing—rolls.

3. In § 1347.14 (b) new sub-paragraphs (3) and (4) are added to read as follows:

(3) *Tare.* The billed weight on any shipment of commercially packed wastepaper shall not include tare in excess of 2%.

(4) *Fibre content.* In the grade definitions listed in § 1347.14 (a) "free from groundwood" shall mean free from groundwood except to the extent that groundwood is used in the furnish of papers, otherwise admissible in the grade, which had no groundwood content before the war. Similarly "100% kraft" or

¹ 7 F.R. 9732; 8 F.R. 3645, 6109, 7350, 7821, 7199, 13049, 17483; 9 F.R. 6107, 8056, 11108; 10 F.R. 1787, 4103, 4492, 73388, 12809; 11 F.R. 532.

"100% sulfate fibre" or "free from non sulfate fibre" shall mean free from non sulfate fibre except to the extent that non sulfate fiber is used in the furnish of papers, otherwise admissible in the grade, which were 100% sulfate fibre before the war.

4. § 1347.14 (e) is amended to read as follows:

(e) *Transportation allowances.* All prices established by this Maximum Price Regulation No. 30 shall be for wastepaper f. o. b. freight cars, trucks, or barges at the point of shipment. The point of shipment is the point at which the wastepaper is first loaded on a conveyance for transportation to the buyer, except that in the case of imported wastepaper the point of shipment shall be the port or city of entry in the United States.

(1) *Delivery charges.* Sales may be made on a delivered basis, but such sales must be made at prices not in excess of the maximum f. o. b. point of shipment prices established by this Maximum Price Regulation No. 30, plus, where the costs of delivery are incurred by the seller, such of the transportation allowances set forth in this sub-paragraph (e) as are applicable thereto.

(i) When transportation to the consumer is by public (common or contract) carrier, the lowest established transportation rate for such shipment;

(ii) When transportation to the consumer is by a vehicle owned or controlled by the seller, other than a common or contract carrier;

(a) An amount not in excess of \$1.00 per short ton, plus actual toll charges, when the point of shipment and the consumer's premises are located in the same city, town or municipality, or at a distance of ten miles or less from each other by the shortest available public highway route.

(b) An amount per short ton not in excess of the lowest published rail rate for full carload shipments of wastepaper, when the point of shipment and the consumer's premises are not located in the same city, town or municipality and are at a distance of more than ten miles from each other by the shortest available public highway route.

(2) *Loading charge.* If there is no rail siding at the point of shipment, and the wastepaper is transported to and loaded on a freight car at the expense of the seller for transportation to the consumer, the seller may add to the maximum price an amount not in excess of \$1.00 per short ton for such transportation and loading. Similarly, if there is no barge dock at the point of shipment and the wastepaper is transported to and loaded on a barge at the expense of the seller for transportation to the consumer, the seller may add to the maximum price an amount not in excess of \$1.00 per short ton for such transportation and loading.

For the purpose of this subparagraph (2) a rail siding or barge dock at the plant of an accumulator shall not be considered to be at the point of shipment if such rail siding or barge dock is not normally available and usable for the shipment of wastepaper.

This amendment shall become effective April 13, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5832; Filed, Apr. 8, 1946;
11:40 a. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS

[MPR 336, Amdt. 33]

RETAIL CEILING PRICES FOR PORK CUTS AND
CERTAIN SAUSAGE PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 336 is amended in the following respects:

1. Section 20 is amended by changing the schedule of prices for Group 1 and 2 Stores set forth therein to read as follows:

GROUP 1 AND 2 STORES

[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zone 8 (north and south)	Zone 9 (north and south)	Zone 10
1. Berliner or Berlin:											
1. Natural casings (N. C.)	38	37	36	36	35	36	36	37	37	37	38
2. Artificial casings (A. C.)	37	36	36	35	35	35	36	36	36	37	37
2A. Bologna, natural casings (N. C.):											
1. Lebanon	50	49	47	47	47	48	48	49	50	51	50
2. All beef	45	43	41	41	40	40	40	41	41	41	42
3. Type 1	37	36	36	35	35	35	36	36	36	37	37
4. Type 2	37	36	36	35	35	35	36	36	36	37	37
5. Type 3	33	31	31	31	30	31	31	31	32	32	32
6. Type 4	28	27	26	26	25	26	26	27	27	27	28
2B. Bologna, artificial casings (A. C.):											
1. Lebanon	49	48	46	46	46	47	48	48	48	50	49
2. All beef	44	42	40	40	39	39	39	40	40	40	41
3. Type 1	36	35	35	34	34	34	35	35	35	36	36
4. Type 2	36	35	35	34	34	34	35	35	35	36	36
5. Type 3	32	30	30	29	29	29	30	30	31	31	31
6. Type 4	27	26	25	25	24	25	25	26	26	26	27
3. Brannschweiler:											
1. Sewed hog bungs (H. C.)	43	41	41	41	40	41	41	41	42	42	42
2. Other hog casings (H. C.)	41	39	39	38	38	38	39	39	40	40	40
3. Artificial casings (A. C.)	37	35	35	34	34	34	35	35	36	36	36
4A. Frankfurters sheep casings (S. C.):											
1. All beef	53	50	49	48	47	48	47	49	49	50	50
2. Type 1	45	44	43	43	42	43	43	44	44	44	45
3. Type 2	45	44	43	43	42	43	43	44	44	44	45
4. Type 3	40	39	39	38	38	38	39	39	39	40	40
5. Type 4	36	34	34	34	33	34	34	34	35	35	36
4B. Frankfurters, hog casings (H. C.) artificial casings (A. C.) or skinless:											
1. All beef	48	46	44	43	42	43	42	44	44	45	45
2. Type 1	41	39	39	39	38	39	39	39	40	40	40
3. Type 2	41	39	39	39	38	39	39	39	40	40	40
4. Type 3	36	35	34	34	33	34	34	35	35	36	36
5. Type 4	32	30	30	30	29	30	30	30	31	31	31
5A. Knackwurst, natural casings (N. C.):											
1. All beef	45	43	41	41	40	40	40	41	41	41	42
5B. Knackwurst, artificial casings (A. C.):											
1. All beef	44	42	40	40	39	39	39	40	40	40	41
6A. Liver sausage, fresh:											
1. Hog bungs (H. C.)	37	36	35	35	34	35	35	36	36	36	37
2. Beef casings (B. C.)	35	33	33	33	32	33	33	33	34	34	34
3. Artificial casings (A. C.)	34	33	32	32	31	32	32	33	33	33	34
6B. Liver sausage, smoked:											
1. Sewed hog bungs (H. C.)	43	41	41	40	40	40	41	41	41	42	42
2. Other hog bungs (H. C.)	40	39	38	38	37	38	38	39	39	40	40
3. Artificial casings (A. C.)	37	36	35	35	34	35	35	36	36	36	37
7. Liver cheese:											
1. Artificial casings (A. C.) cardboard cartons or sealed packages of moisture resistant paper	45	43	43	43	42	43	43	43	44	44	45
8. Liver loaf:											
1. Artificial casings (A. C.) natural casings (N. C.) cardboard cartons or sealed packages of moisture resistant paper	36	34	34	34	33	34	34	34	35	35	36
9. Liver pudding:											
1. Beef casing (B. C.)	32	30	30	29	28	29	30	30	30	31	31
2. Artificial casing (A. C.) cardboard cartons or sealed packages of moisture resistant paper	31	29	29	28	28	28	29	29	30	30	30
10. Loaves, artificial casing (A. C.) cardboard cartons or sealed packages of moisture resistant paper:											
1. Type 1	66	65	64	64	62	63	63	64	64	64	65
2. Type 2	51	49	49	48	48	48	49	49	50	50	50
3. Type 3	37	35	35	35	34	35	35	35	36	36	37
4. Type 4	31	30	29	29	28	29	29	30	30	31	31
11. Minced luncheon:											
1. Natural casings (N. C.)	40	39	39	38	37	38	39	39	39	40	40
2. Artificial casings (A. C.)	40	38	38	37	37	38	38	38	39	39	39
12. New England:											
1. Natural casings (N. C.)	59	58	57	57	56	57	57	58	58	58	59
2. Artificial casings (A. C.)	58	57	57	56	56	56	57	57	57	58	58
13. Polish sausage hog casing (H. C.) or skinless:											
1. Type 1	60	58	58	57	57	58	58	58	58	59	59
2. Type 2	49	47	47	47	46	47	47	47	48	48	49
3. Type 3	39	37	37	36	36	36	37	37	38	38	38

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zone 8 north and south	Zone 9 north and south	Zone 10
14A. Pork or breakfast sausage, fresh, sliced casings (S. C.):											
1. Type 1.....	41	50	50	49	48	49	49	49	49	50	50
2. Type 2.....	44	43	42	42	41	41	42	42	42	43	43
3. Type 3.....	37	35	35	34	33	34	34	34	34	35	35
14B. Pork or breakfast sausage, fresh, hog casings (H. C.):											
1. Type 1.....	47	46	45	45	44	44	45	45	45	46	46
2. Type 2.....	40	38	38	37	36	37	37	37	38	38	38
3. Type 3.....	32	31	31	30	29	30	30	30	31	31	31
14C. Pork or breakfast sausage, fresh, artificial casings (A. C.) or sealed heavy cardboard waxed cups, 1 pound each or less:											
1. Type 1.....	45	43	43	42	41	42	42	42	43	43	43
2. Type 2.....	37	36	35	35	34	34	35	35	35	35	35
3. Type 3.....	30	29	28	28	26	27	27	28	28	29	29
14D. Pork or breakfast sausage, fresh, cardboard cartons or sealed packages of moisture resistant paper, 1 pound each or less:											
1. Type 1.....	43	42	42	41	40	41	41	41	41	42	42
2. Type 2.....	36	34	34	33	32	33	33	33	34	34	34
3. Type 3.....	26	24	24	23	22	23	23	23	24	24	24
14E. Pork or breakfast sausage, fresh, bulk:											
1. Type 1.....	41	40	40	39	38	39	39	39	39	40	40
2. Type 2.....	34	32	32	31	30	31	31	31	32	32	32
3. Type 3.....	24	23	24	22	21	22	22	22	24	23	23
15A. Pork or breakfast sausage, smoked, hog casing (H. C.), artificial casing (A. C.) or skinned:											
1. Type 1.....	52	50	50	50	49	50	50	50	51	51	51
2. Type 2.....	48	46	46	45	44	45	45	45	46	46	46
3. Type 3.....	37	35	35	34	33	34	34	34	35	35	35
15B. Pork or breakfast sausage, smoked, beef rounds (B. C.):											
1. Type 1.....	42	41	40	40	39	40	40	40	41	41	41
2. Type 2.....	33	31	31	31	30	31	31	31	32	32	32
3. Type 3.....	51	49	48	47	46	47	48	48	49	49	49
16A. Salami, soft, artificial casing (A. C.):											
1. All beef.....	71	69	68	67	67	68	67	68	69	69	70
16B. Salami, medium or hard, artificial casings (A. C.) (sold weight shall not exceed 80% of the purchased weight):											
1. All beef.....	66	63	60	56	56	54	57	56	58	58	60
2. Type 2.....	56	54	51	47	47	45	45	47	49	49	51
17. Special type chopped pork:											
1. Type 1.....	44	42	42	41	41	42	42	42	43	43	44
2. Type 2.....	41	39	39	38	39	39	39	39	40	40	40
3. Type 3.....	34	32	32	31	31	32	32	32	33	33	34
18. Chili con carne, plain (without beans):											
1. Type 1.....	44	42	42	41	41	42	42	42	43	43	44
2. Type 2.....	41	39	39	38	39	39	39	39	40	40	40
3. Type 3.....	34	32	32	31	31	32	32	32	33	33	34

2. Section 20 is amended by changing the schedule of prices for Group 3 and 4 stores set forth therein to read as follows:

GROUP 3 AND 4 STORES
[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zone 8 north and south	Zone 9 north and south	Zone 10
1. Berliner or Redline:											
1. Natural casings (N. C.):	36	35	34	34	33	34	34	35	35	36	36
2. Artificial casings (A. C.):	36	34	34	33	34	33	34	34	34	35	35
2A. Bologna, natural casings (N. C.):											
1. Loaf.....	43	46	45	45	45	46	46	46	47	49	48
2. All beef.....	43	42	40	39	39	39	39	39	40	40	40
3. Type 1.....	35	34	34	33	33	33	34	34	34	35	35

2A. Bologna, natural casings (N. C.) continued.

5. Type 2.....

6. Type 3.....

7. Type 4.....

2B. Bologna, artificial casings (A. C.):

1. All beef.....

2. All beef.....

3. Type 1.....

4. Type 2.....

5. Type 3.....

6. Type 4.....

3. Braunschweiler:

1. Sewed hog buns (H. C.):

2. Other hog casings (H. C.):

3. Artificial casings (A. C.):

4A. Frankfurters, sheep casings (S. C.):

1. All beef.....

2. Type 1.....

3. Type 2.....

4. Type 3.....

5. Type 4.....

4B. Frankfurters, hog casing (H. C.):

1. All beef.....

2. Type 1.....

3. Type 2.....

4. Type 3.....

5. Type 4.....

5A. Knackwurst, natural casings (N. C.):

1. All beef.....

2. Type 1.....

3. Type 2.....

4. Type 3.....

5B. Knackwurst, artificial casing (A. C.):

1. All beef.....

2. Type 1.....

3. Type 2.....

6A. Liver sausage, fresh:

1. Hog buns (H. C.):

2. Beef casings (B. C.):

3. Artificial casings (A. C.):

6B. Liver Sausage, smoked:

1. Sewed Hog Buns (H. C.):

2. Other Hog Buns (H. C.):

3. Artificial Casings (A. C.):

7. Liver Cheese:

1. Artificial Casings (A. C.):

board cartons or sealed packages of moisture resistant paper.

8. Liver loaf:

1. Artificial casings (A. C.):

casings (N. C.):

cardboard cartons or sealed packages of moisture resistant paper.

9. Liver pudding:

1. Beef casings (B. C.):

2. Artificial casings (A. C.):

board cartons or sealed packages of moisture resistant paper.

10. Loaves, artificial casings (A. C.):

1. Type 1.....

2. Type 2.....

3. Type 3.....

4. Type 4.....

11. Mixed luncheon:

1. Artificial casings (N. C.):

2. Artificial casings (A. C.):

12. New England:

1. Natural casings (N. C.):

2. Artificial casings (A. C.):

13. Polish sausage, hog casings (H. C.):

or skinned:

1. Type 1.....

2. Type 2.....

3. Type 3.....

14A. Pork or breakfast sausage fresh

sheep casings (S. C.):

1. Type 1.....

2. Type 2.....

3. Type 3.....

Item	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zone 8 (north and south)	Zone 9 (north and south)	Zone 10
14B. Pork or breakfast sausage, fresh, hog casings (H. C.):											
1. Type 1	45	43	43	42	41	42	42	42	43	43	43
2. Type 2	38	36	36	35	34	35	35	35	36	36	36
3. Type 3	31	29	29	28	27	28	28	28	29	29	29
14C. Pork or breakfast sausage, fresh, artificial casings (A. C.) or sealed heavy card board waxed cups 1-pound each or less:											
1. Type 1	43	41	41	40	39	40	40	40	41	41	41
2. Type 2	35	34	33	33	32	32	32	32	33	33	33
3. Type 3	28	27	27	26	25	25	25	25	26	26	26
14D. Pork or breakfast sausage, fresh, card board cartons or sealed packages of moisture resistant paper 1-pound each or less:											
1. Type 1	41	40	40	39	38	39	39	39	40	40	40
2. Type 2	34	32	32	31	30	31	31	31	32	32	32
3. Type 3	24	23	23	22	21	21	21	21	22	22	22
14E. Pork or breakfast sausage, fresh, bulk:											
1. Type 1	39	38	38	37	36	37	37	37	38	38	38
2. Type 2	32	31	31	30	29	30	30	30	31	31	31
3. Type 3	23	21	21	20	19	20	20	20	21	21	21
15A. Pork or breakfast sausage, smoked, hog casings (H. C.) artificial casings (A. C.) or skinned:											
1. Type 1	49	48	48	47	47	47	48	48	48	49	49
2. Type 2	46	44	44	43	43	43	43	43	44	44	44
3. Type 3	35	33	33	33	32	33	33	33	34	34	34
15B. Pork or breakfast sausage, smoked, beef rounds (B. C.):											
1. Type 1	40	38	38	38	37	38	38	38	39	39	40
2. Type 2	31	30	29	29	28	29	29	29	30	30	31
3. Type 3											
16A. Salami, soft, artificial casings (A. C.):											
1. All beef	49	47	46	46	45	46	45	46	47	48	48
16B. Salami, medium or hard, artificial casings (A. C.) (Sold weight shall not exceed 80% of the purchased weight):											
1. All beef	69	67	66	66	65	66	65	66	67	68	68
2. Special type chopped pork:											
1. All beef	63	60	57	53	52	55	55	53	55	57	57
2. S. C.	54	51	48	44	44	43	46	44	46	46	48
17. Special type chopped pork:											
1. All beef	42	40	40	40	39	40	40	40	41	41	41
2. Type 1	39	37	37	37	36	37	37	37	38	38	38
3. Type 2	32	31	30	30	29	30	30	30	31	31	32
3. Type 3											
18. Chili con carne plain (without beans):											
1. Type 1	42	40	40	40	39	40	40	40	41	41	41
2. Type 2	39	37	37	37	36	37	37	37	38	38	38
3. Type 3	32	31	30	30	29	30	30	30	31	31	32
3. Paragraph (b) of section 21 is amended by changing the schedule of prices set forth therein to read as follows:											
1. Redliner or Berlin:											
1. Natural casings (N. C.)	33	32	32	31	31	31	32	32	32	33	33
2. Artificial casings (A. C.):											
2A. Bologna, natural casings (N. C.):											
1. Lebanon	33	31	31	31	30	31	31	31	32	32	32
2. All beef	38	37	35	35	34	34	34	34	35	35	35
3. Type 1	33	32	31	31	31	31	31	31	32	32	32
4. Type 2	32	31	31	31	30	31	31	31	32	32	32
5. Type 3	28	28	27	27	26	27	27	27	28	28	28
6. Type 4	23	23	23	23	22	23	23	23	24	24	24
2. Bologna, artificial casings (A. C.):											
1. Lebanon	39	38	38	37	36	37	37	37	38	38	38
2. All beef	37	36	36	35	34	35	35	35	36	36	36
3. Type 1	32	31	31	30	29	30	30	30	31	31	31
4. Type 2	28	27	27	26	25	26	26	26	27	27	27
5. Type 3	24	23	23	22	21	22	22	22	23	23	23
6. Type 4	19	18	18	17	16	17	17	17	18	18	18
3. Paragraph (b) of section 21 is amended by changing the schedule of prices set forth therein to read as follows:											
1. Redliner or Berlin:											
1. Natural casings (N. C.)	33	32	32	31	31	31	32	32	32	33	33
2. Artificial casings (A. C.):											
2A. Bologna, natural casings (N. C.):											
1. Lebanon	33	31	31	31	30	31	31	31	32	32	32
2. All beef	38	37	35	35	34	34	34	34	35	35	35
3. Type 1	33	32	31	31	31	31	31	31	32	32	32
4. Type 2	32	31	31	31	30	31	31	31	32	32	32
5. Type 3	28	28	27	27	26	27	27	27	28	28	28
6. Type 4	23	23	23	23	22	23	23	23	24	24	24

(Cents per pound)

Item	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zone 8 (north and south)	Zone 9 (north and south)	Zone 10
14B. Pork or breakfast sausage, fresh, hog casings (H. C.):											
1. Type 1.....	42.	40	40	39	39	39	39	39	40	40	40
2. Type 2.....	35	34	33	33	32	32	32	33	33	33	34
3. Type 3.....	29	27	27	26	25	25	26	26	27	27	27
14C. Pork or breakfast sausage, fresh, artificial casings (A. C.) or sealed heavy cardboard waxed cups, 1 lb. each or less:											
1. Type 1.....	40	38	38	37	36	37	37	37	38	38	38
2. Type 2.....	33	31	31	31	30	30	30	31	31	31	31
3. Type 3.....	26	25	25	24	23	24	24	24	25	25	25
14D. Pork or breakfast sausage, fresh, cardboard cartons or sealed packages of moisture resistant paper, 1 lb. each or less:											
1. Type 1.....	38	37	37	36	35	35	36	36	36	37	37
2. Type 2.....	31	30	30	29	27	29	29	29	30	30	30
3. Type 3.....	23	22	21	21	20	20	20	21	21	21	22
14E. Pork or breakfast sausage, fresh, bulk:											
1. Type 1.....	37	35	35	34	33	34	34	34	35	35	35
2. Type 2.....	30	28	28	28	27	27	27	28	28	28	28
3. Type 3.....	21	20	19	19	18	18	19	19	19	19	20
15A. Pork or breakfast sausage, smoked, hog casings (H. C.) artificial casings (A. C.) or skinless:											
1. Type 1.....	46	44	44	44	43	44	44	44	45	45	45
2. Type 2.....	40	39	39	39	38	39	39	39	39	40	40
3. Type 3.....	32	31	31	30	30	30	31	31	31	32	32
15B. Pork or breakfast sausage, smoked, beef rounds (B. C.):											
1. Type 1.....	37	36	35	35	35	35	35	36	36	37	37
2. Type 2.....	29	28	27	27	26	27	27	28	28	28	29
16A. Salami, soft, artificial casings (A. C.):											
1. All beef.....	43	42	41	41	40	40	40	41	41	42	42
16B. Salami, medium or hard, artificial casings (A. C.) (sold weight shall not exceed 80% of the purchased weight):											
1. All beef.....	59	58	57	57	56	56	56	57	57	58	58
17. Special type chopped pork:											
1. S. C.....	58	56	52	50	50	47	50	50	52	52	52
2. Bulk.....	49	48	45	42	42	39	42	42	44	44	45
18. Chile con carne, plain (without beans):											
1. Type 1.....	39	38	37	37	36	37	37	38	38	38	38
2. Type 2.....	36	35	34	34	34	34	34	35	35	35	36
3. Type 3.....	30	29	28	28	27	28	28	29	29	29	30

4. Subparagraph (1) of section 21 (c) is amended by changing the schedule of prices following the heading "Retail Ceiling Prices on Specially Authorized Sales to Purveyors of Meals or Other Retailers" to read as follows:

[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zones 8 and 9 north	Zones 8 and 9 south	Zone 10
Spiced luncheon meat.....	50	50	50	50	48	48	48	48	50	50	50
Spiced ham.....	53	53	53	52	52	52	52	52	52	52	52
Pressed ham, boneless, chopped.....	54	54	54	53	53	53	53	53	53	53	53
Pressed pork, boneless, chopped.....	51	51	51	50	50	50	50	50	50	50	50

5. Paragraphs (a) of Section 22 is amended by changing the schedule of prices for Group 1 and 2 stores set forth therein to read as follows:

GROUP 1 AND 2 STORES
[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zones 8 and 9 north	Zones 8 and 9 south	Zone 10
Spiced luncheon meat.....	59	59	59	58	57	57	57	57	58	58	58
Spiced ham.....	62	62	62	61	61	61	61	61	61	61	61
Pressed ham, boneless, chopped.....	63	63	63	62	62	62	62	62	62	62	62
Pressed pork, boneless, chopped.....	60	60	60	59	59	59	59	59	59	59	59

6. Paragraph (a) of section 22 is amended by changing the schedule of prices for Group 3 and 4 stores set forth therein to read as follows:

GROUP 3 AND 4 STORES
[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4A	Zone 5	Zone 6	Zone 7	Zones 8 and 9 north	Zones 8 and 9 south	Zone 10
Spiced luncheon meat.....	54	54	54	53	52	52	52	52	53	53	53
Spiced ham.....	57	57	57	56	55	55	55	55	56	56	56
Pressed ham, boneless, chopped.....	58	58	58	57	57	57	57	57	57	57	57
Pressed pork, boneless, chopped.....	55	55	55	54	54	54	54	54	54	54	54

This amendment shall become effective April 11, 1946.

Issued this 8th day of April 1946.

[F. R. Doc. 46-5830; Filed, Apr. 8, 1946; 11:40 a. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS
[MPR 398, Amdt. 14]

VARIETY MEATS AND EDIBLE BY-PRODUCTS
AT WHOLESALE

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 398 is amended in the following respects:

1. The items, "livers, unblemished" and "livers, blemished" contained in the table of prices in section 13 (a) (1) are amended to read as follows:

	Beef	Kosher beef	Veal	Kosher veal	Lamb and mutton	Kosher lamb and mutton	Pork
Livers, unblemished.....	\$25	\$33	\$50	\$57	\$18	\$25	\$13
Livers, blemished.....	21	29	47	54	-----	-----	-----

2. The items, "livers, unblemished" and "livers, blemished" contained in the table of prices in section 13 (a) (2) are amended to read as follows:

	Beef	Veal	Lamb and mutton	Pork
Livers, unblemished.....	\$30.00	\$60.75	\$21.25	\$17.00
Livers, blemished.....	26.00	52.00	-----	-----

This amendment shall become effective April 5, 1946.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved: April 4, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5787; Filed, Apr. 5, 1946; 4:25 p. m.]

PART 1381—SOFTWOOD LUMBER

[RMPR 94, Amdt. 4]

WESTERN PINE AND ASSOCIATED SPECIES OF
LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 94 is amended in the following respects:

1. In section 20, *Ponderosa pine*, the tables are amended as follows:

a. All prices in tables 1, 2, 3, 3A, 3B, 4, 5, 6, 6A, 8, 9, 10, 12, and 13 are increased \$4.50.

b. Table 7, *Bevel siding*, is amended to read:

$\frac{3}{4}$ " x $\frac{3}{4}$ " SM—3' and longer	B&BTR	C	D	E
$\frac{1}{4}$ x 4".....	\$37.25	\$35.25	\$28.75	\$24.25
$\frac{3}{4}$ x 5".....	40.25	38.25	31.75	-----
$\frac{1}{4}$ x 6".....	38.25	36.25	29.75	23.25
1 x 2 x 4" shorts 3' to 8'.....	29.25	27.25	18.75	16.25
1 x 2 x 6" shorts 3' to 8'.....	20.25	28.25	21.75	17.25

¹ 9 F.R. 6634, 12966; 10 F.R. 12118, 14116.

c. Table 11, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

d. Table 14, *Battens*, all prices are increased 50¢ per M lineal feet.

2. In section 21, *Idaho white pine*, the price tables are amended as follows:

a. All prices in tables 1, 2, 3, 3A, 3B, 5, and 8 are increased \$4.50.

b. Table 4, *Bevel siding*, is amended to read as follows:

3/4" x 3/4" SM, 3' and longer	B&BTR	C	D	E
1/2 x 4'-----	\$42.75	\$39.25	\$31.00	\$25.25
1/2 x 5'-----	44.25	40.75	33.50	
1/2 x 6'-----	42.25	39.75	31.00	22.75
1/2 x 4' shorts 3' to 8'-----	35.25	31.75	23.50	19.25
1/2 x 6' shorts 3' to 8'-----	35.75	32.25	23.50	16.75

c. Table 6, *Battens*, all prices are increased 50¢ per M lineal feet.

d. Table 7, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

3. In section 22, *Sugar pine*, the price tables are amended as follows:

a. All prices in tables 1, 2, 3, 3A, 3B, 4, 5, 6, 6A, 7, 8, 9, 12, and 13 are increased \$4.50.

b. Table 10, *Battens*, all prices are increased 50¢ per M lineal feet.

c. Table 11, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

4. In section 23, *Inland larch, Douglas fir and hemlock*, the price tables are amended to read as follows:

a. All prices in tables 1, 2, 3, 3A, 3B, and 5 are increased \$4.50.

b. Table 4, No. 1 dimension, all prices are increased \$5.50, and Footnote 7 is amended to read:

7. Special Thicknesses:	
1 1/8" Dimension-----	Deduct \$3.00
1 3/4" Dimension (applicable to S1S1E or S4S only) Add:	
No. 1-----	2.25
No. 2-----	2.00
No. 3-----	1.75

c. Table 6, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

5. In section 24, *White fir*, the price tables are amended as follows:

a. All prices in tables 1, 2, 3, 3A, 3B, and 5 are increased \$4.50.

b. Table 4, No. 1 dimension, all prices are increased \$5.50, and Footnotes 6 and 7 are amended to read:

6. 1 1/8" Dimension-----	Deduct \$3.00
7. 1 3/4" Dimension (applicable to S1S1E or S4S only) Add:	
No. 1-----	2.25
No. 2-----	2.00
No. 3-----	1.75

c. Table 6, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

6. In section 25, *Engelmann spruce and Lodgepole pine lumber*, the price tables are amended as follows:

a. All prices in tables 1, 2, 2A, 2B, and 4 are increased \$4.50.

b. Table 3, No. 1 Dimension, all prices are increased \$5.50, and, footnotes 6 and 7 are amended to read:

6. 1 1/8" Dimension-----	Deduct \$3.00
7. 1 3/4" Dimension (applicable to S1S1E or S4S only) Add:	
No. 1-----	2.25
No. 2-----	2.00
No. 3-----	1.75

c. Table 5, *Battens*, all prices are increased 50¢ per M lineal feet.

d. Table 6, *Bevel siding*, is amended to read as follows:

7/16" x 3/16" SM—3' and longer	B&BTR	C	D	E
1/2 x 4'-----	\$33.25	\$31.75	\$24.75	\$20.25
1/2 x 5'-----	37.00	35.50	29.00	
1/2 x 6'-----	34.25	32.75	25.75	17.75
1/2 x 4' shorts—3' to 8'-----	25.25	23.75	16.75	13.25
1/2 x 6' shorts—3' to 8'-----	26.25	24.75	17.75	11.75

e. Table 7, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

7. In section 26, *Inland red cedar*, the price tables are amended as follows:

a. All prices in tables 1, 2, 2A, 2B, and 3 are increased \$4.50.

b. Table 4, *Bevel siding*, is amended to read as follows:

3/16" x 3/16" SM	B&BTR	C	D	E
1/2 x 4'—3' and longer-----	\$33.25	\$31.75	\$24.75	\$20.25
1/2 x 5'—3' and longer-----	34.25	32.75	25.75	17.75
1/2 x 4'—3' to 8'-----	25.25	23.75	16.75	13.25
1/2 x 6'—3' to 8'-----	26.25	24.75	17.75	11.75

c. Table 5, *Lath*, prices of 4' lath are increased \$2.00 per M pieces. Prices of 32" lath are increased \$1.30 per M pieces.

8. In section 27, *Incense cedar*, all prices in tables 1 and 2 are increased \$4.50.

9. In section 30, *Ungraded, Log-run lumber*, all prices in tables 1, 2, and 3 are increased \$4.75 on 2" and thicker, green, rough; and \$4.50 on 4/4", 5/4" and 6/4" and 7/4", green, rough.

This amendment shall become effective April 5, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5784; Filed, Apr. 5, 1946; 4:23 p. m.]

PART 1413—SOFTWOOD LUMBER PRODUCTS [MPR 44, Amdt. 1]

DOUGLAS FIR DOORS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 44 is amended in the following respects:

1. In section 18, paragraph (a) is amended to read as follows:

(a) The maximum prices, f. o. b. mill, for Douglas fir house doors shall be the net prices computed by applying the fol-

lowing discounts to the list prices contained in paragraph (b) of this Appendix A:

Description of product:

Old growth Douglas fir standard stock house doors; conforms with specifications contained in Commercial Standard CS 73-45, effective September 20, 1945; 1 3/8" thick, 10 doors of a size and kind; 1 3/4" thick, 5 doors of a size and kind.

Basic discount:

On sales of more than 250 doors to persons who during the first 9 months of 1941 received the seller's prevailing maximum discount----- 61 percent.

On sales of 250 doors or less or sales to all other persons----- 59 percent.

No. 1 doors "A" grade----- Basic discount

No. 2 doors "B" grade----- 1 point longer than basic discount.

No. 3 doors "C" grade----- 2 points longer than basic discount.

Millrun, 1 1/8" only----- 1 point longer than basic discount.

Storm doors----- 1 point longer than basic discount.

Cupboard doors "B and BTR" grade, 1 point longer than basic discount.

No. 1 sidelights "A" grade----- Basic discount.

Rim and French doors, "A" and "B" grades only----- 5 points longer than basic discount.

2. In section 18 (b), subparagraph (1) is amended to read as follows:

(1) *Standard house door basic list.*

Size	1 3/8 inches	1 3/4 inches	1 7/8 inches
2-0 x 6-0-----	\$6.95	\$8.40	\$5.90
2-4 x 6-0-----	7.15	8.90	6.25
2-6 x 6-0-----	7.25	9.30	6.45
2-8 x 6-0-----	7.35	9.55	6.65
3-0 x 6-0-----	7.95	10.75	7.20
2-4 x 6-4-----	7.35	9.15	6.45
2-0 x 6-6-----	7.25	8.75	6.15
2-4 x 6-6-----	7.50	9.35	6.55
2-6 x 6-6-----	7.60	9.75	6.75
2-8 x 6-6-----	7.70	10.00	6.95
3-0 x 6-6-----	8.35	11.25	7.50
2-0 x 6-8-----	7.35	8.95	6.25
2-4 x 6-8-----	7.60	9.50	6.65
2-6 x 6-8-----	7.70	9.90	6.85
2-8 x 6-8-----	7.80	10.15	7.05
2-10 x 6-8-----	8.15	11.00	7.35
3-0 x 6-8-----	8.50	11.50	7.65
2-0 x 6-10-----	7.90	9.60	6.75
2-4 x 6-10-----	8.10	10.10	7.10
2-6 x 6-10-----	8.25	10.60	7.35
2-8 x 6-10-----	8.35	10.85	7.50
2-10 x 6-10-----	8.70	11.75	7.85
3-0 x 6-10-----	9.05	12.20	8.15
2-0 x 7-0-----	7.95	9.75	6.85
2-4 x 7-0-----	8.20	10.25	7.20
2-6 x 7-0-----	8.35	10.75	7.45
2-8 x 7-0-----	8.45	11.00	7.65
2-10 x 7-0-----	8.80	11.90	7.90
3-0 x 7-0-----	9.20	12.40	8.30
2-6 x 7-6-----	8.85	11.50	
2-8 x 7-6-----	9.25	12.00	
2-10 x 7-6-----	9.65	13.00	
3-0 x 7-6-----	10.00	13.50	
2-6 x 8-0-----	9.20	12.00	
2-8 x 8-0-----	9.65	12.55	
3-0 x 8-0-----	10.45	14.10	
4-0 x 8-0-----	13.60	18.35	

NOTES.—For 1 3/8" sash doors, use 1 3/8" list. All storm doors are priced from 1 3/8" list.

3. In section 19 (b), subparagraph (3) is amended to read as follows:

(3) Delivered prices: For each 8¢ of freight rate or major portion thereof, add as follows:

	Per C lineal feet
1 3/8" bars, 1/2" between glass-----	\$0.03 3/4
1 3/4" bars, 1/2" between glass-----	.04 1/4
Standard glass beads-----	.01

4. In section 20, paragraph (a) is amended to read as follows:

(a) The maximum prices, f. o. b. mill, for Douglas fir garage doors shall be the following net prices:

Description of product: Old growth Douglas fir standard stock garage doors; conforms with specifications contained in Commercial Standard CS 73-45, effective September 20, 1945; up to and including 8-0' wide by 8-0' high opening; 25 pairs or sets of a size and kind:

	Per pair or set of 3	
	1 3/4 inches	1 1/2 inches
On sales of more than 150 doors to persons who during the first 9 months of 1941 received the seller's prevailing lowest price.....	\$9.00	\$8.50
On sales of 150 doors or less or sales to all other persons.....	9.50	9.00

5. In section 21, paragraph (a) is amended to read as follows:

(a) The maximum prices, f.o.b. mill, for "Factory-Fitted Douglas Fir Entrance Doors" shall be the following net prices:

Description of product: All-heart vertical grain, old growth, 1 3/4" thick, Douglas fir entrance doors; factory-fitted; individually packaged; specifications conform to Commercial Standard CS 91-41, effective February 10, 1941; 5 of a size and kind.

Design No.	Solid wide sticking 2 sides		Raised moulding 1 side, solid wide sticking 1 side	
	3-0x6-8	3-0x7-6	3-0x6-8	3-0x7-6
2000.....	\$6.88	\$7.16	\$8.75	\$9.03
2005.....	9.78	10.07	12.06	12.34
2010.....	7.39	7.67	9.28	9.56
2015.....	9.11	9.39	10.12	10.40
2020.....	8.54	8.82	11.09	11.37
2035 (Ovolo sticking only).....	9.28	9.56	11.31	11.59
2040.....	15.03	15.31	17.93	18.21
2045.....	11.05	11.33	13.76	14.04
2050.....	8.78	9.06	11.06	11.34
2055.....	10.97	11.25	13.32	13.60
2060.....	8.17	8.46	9.75	10.03
2065.....	13.38	13.66	15.90	16.18
2070.....	6.09	6.37	7.29	7.57
2075.....	11.37	11.65	14.39	14.67
2080.....	7.38	7.66	8.67	8.95
2085.....	16.77	17.05	21.33	21.61
2090.....	9.39	9.67	14.09	14.37
2095.....	8.82	9.10	10.62	10.90
2100.....	6.86	7.14	8.46	8.74
2105 (Ovolo sticking only).....	9.32	9.60	11.31	11.59
2110.....	8.03	8.31	9.68	9.97
2115.....	7.44	7.72	9.31	9.59
2120.....	8.85	9.13	11.18	11.46
2125.....	10.48	10.76	12.64	12.93
2130.....	6.88	7.16	8.75	9.03

6. In section 22, paragraph (a) is amended to read as follows:

(a) The maximum prices, f. o. b. mill, for Douglas fir solid flush doors shall be the following net prices:

Description of product: factory-fitted 1 3/4" Douglas fir solid flush doors; design num-

bers 2025 and 2030; individually packaged; specifications conform to Commercial Standard CS 91-41, effective February 10, 1941; 5 of a size and kind.

Type: Price per square foot
Rotary cut faces..... \$0.40 1/2
Vertical grain faces..... 0.50 1/2

7. In section 23, paragraph (a) is amended to read as follows:

(a) The maximum prices, f. o. b. mill, for Douglas fir flush type hollow core doors shall be the net prices computed by applying the following discount to the "Standard house door basic list" contained in paragraph (b) of section 18, Appendix A:

Description of product:
1 3/4" Douglas fir flush type hollow core doors; 7-ply construction; rotary cut faces; 5 of a size and kind. Discount..... 52 1/2 percent

8. In section 8 (b), the first paragraph is amended to read as follows:

The amount by which the seller's net acquisition cost of the item delivered to his warehouse would by reason solely of price increases authorized by the Office of Price Administration exceed his March 1942 net acquisition cost of the item if the item had been purchased from a supplier of the same class in the same quantities as in March 1942.

This amendment shall become effective April 4, 1946.

Issued this 4th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5690; Filed, Apr. 4, 1946; 4:51 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[RMPR 136, Amdt. 32]

MACHINES, PARTS AND INDUSTRIAL EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 136 is amended in the following respects: Section 19 (g) is amended to read as follows:

(g) Metal stampings and screw machine products—(1) Metal stampings.

The maximum prices for sales by a manufacturer to any purchaser of any new metal stampings shall be the prices established under section 7 or computed under section 8, 9 or 10, increased by 19.0%. For the purposes of this paragraph the term "stampings" shall include all products which are subject to this regulation as otherwise definable parts, components or subassemblies fabricated by the stampings process as this process is defined under that heading in Appendix A.

(2) Screw machine products. The maximum prices for sales by a manufacturer to any purchaser of any new screw machine products for which the manufacturer had a published list price or an established price in effect on the base date shall be the prices established under section 7 or computed under section 8, increased by 8.0%. For the purposes of this paragraph, the term "screw machine products" shall include all products which are subject to this regulation as otherwise definable parts, components or subassemblies fabricated by the screw machine process as that process is defined under that heading in Appendix A.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5831; Filed, Apr. 8, 1946; 11:40 a. m.]

PART 1377—WOODEN CONTAINERS

[RMPR 136, Amdt. 14]

WESTERN WOODEN AGRICULTURAL CONTAINERS

A statement of the considerations involved in the issuance of this Amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Maximum Price Regulation 186 is amended in the following respects:

1. In § 1377.110, Table 2 is amended by providing new prices on the item, "Display lugs (apricots, plums, prunes, peach—Yakima or Wenatchee)" and by inserting a new item, "Cherry (spec. acc. to #50 and #51 in Trf #1) for Yakima and Wenatchee use only," after the item "Standard cherry," as follows:

TABLE 2.—SHOOK USED IN WESTERN AGRICULTURAL CONTAINERS

	Basic Price	Group 0 2.75	Group 1 3.25	Group 2 3.75	Group 3 4.50	Group 4 5.00	Group 5 5.50	Group 6 6.00	Group 7 6.75	Group 8 7.25	Group 9 8.25	Group 10 9.25	Group 11 9.75	Group 12 10.50	Group 13 11.00	Group 14 11.50	Group 15 12.25	Group 16 12.75	Group 17 14.75	Group 18 16.00	Group 19 17.75
Display lugs (apricots, plums, prunes, peach—Yakima or Wenatchee).....	65.75	68.50	69.00	69.50	70.25	70.75	71.25	71.75	72.50	73.00	74.00	75.00	75.50	76.25	76.75	77.25	78.00	78.50	80.50	81.75	83.50
Cherry (spec. acc. to #50 and #51 in Trf #1) for Yakima and Wenatchee use only.....	68.75	71.50	72.00	72.50	73.25	73.75	74.25	74.75	75.50	76.00	77.00	78.00	78.50	79.25	79.75	80.25	81.00	81.50	83.50	84.75	86.50

2. In § 1377.110 (e), subparagraph (1) is amended to read as follows together with the heading of paragraph (e):

(e) Special addition for sales of shook

by metropolitan factories. (1) In sales by "metropolitan factories" an addition of not more than \$5.00 per 1000 feet may be made to the basic prices for shook. A "metropolitan factory" is a factory whose

box production in the year 1942 was at least 66 percent industrial box and which is located within the city limits, or within five miles of the city limits, of any of the following cities:

Oakland, California.
San Francisco, California.
Los Angeles, California.
Portland, Oregon.
Salem, Oregon.
Seattle, Washington.
Spokane, Washington.
Tacoma, Washington.

3. In § 1377.110 (h) a new undesignated paragraph is added to read as follows: "Distribution warehouses may apply an addition of 20 percent to the charges listed in Table 4 above."

This amendment shall become effective April 4, 1946.

Issued this 4th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5692; Filed, Apr. 4, 1946;
4:52 p. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[MPR 559, Amdt. 4]

EASTERN POLES AND PILING*

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 559 is amended in the following respects:

Section 14 is amended by adding Tables 9 and 10 as follows:

TABLE 9—Jack pine and red (Norway) pine poles—American Standard Association war standard specifications—rough peeled

[Maximum prices and weights per pole. F. O. B. cars producer's loading-out point or dumped, boomed, rafted and prepared for towing in towable waters]

Length	Class	Weight per pole	Price per pole
16 feet.....	5	223	\$1.30
	6	196	1.15
	7	170	1.05
	8	180	1.10
	9	150	1.00
18 feet.....	10	115	.90
	3	373	2.15
	4	320	1.90
	5	278	1.65
	6	233	1.40
20 feet.....	7	195	1.25
	8	205	1.30
	9	170	1.20
	10	135	1.05
	1	546	2.90
22 feet.....	2	487	2.60
	3	432	2.45
	4	370	2.20
	5	325	1.95
	6	280	1.70
25 feet.....	7	245	1.50
	8	260	1.60
	9	214	1.40
	10	156	1.20
	1	645	3.55
28 feet.....	2	579	3.25
	3	506	2.85
	4	419	2.55
	5	374	2.45
	6	324	2.15
30 feet.....	7	285	1.85
	8	305	1.90
	9	242	1.55
	10	177	1.30
	1	807	4.00
35 feet.....	2	702	3.65
	3	604	3.40
	4	525	3.15
	5	461	2.80
	6	402	2.55
40 feet.....	7	340	2.20
	8	385	2.30
	9	288	1.85
	10	213	1.45

TABLE 9—Jack pine and red (Norway) pine poles—American Standard Association war standard specifications—rough peeled—Continued

Length	Class	Weight per pole	Price per pole
30 feet.....	1	1,084	\$5.40
	2	945	4.85
	3	821	4.45
	4	706	4.15
	5	599	3.80
35 feet.....	6	525	3.45
	7	456	3.10
	8	513	3.15
	9	371	2.60
	1	1,373	7.20
40 feet.....	2	1,192	6.40
	3	1,041	5.60
	4	900	5.05
	5	807	4.75
	6	684	4.50
45 feet.....	7	612	4.15
	1	1,705	9.50
	2	1,489	8.45
	3	1,266	7.45
	4	1,100	6.65
50 feet.....	5	947	5.75
	6	805	5.30
	7	674	4.65
	1	2,043	12.15
	2	1,773	10.75
55 feet.....	3	1,514	9.40
	4	1,299	8.40
	5	1,121	7.60
	6	958	7.00
	7	807	6.30
60 feet.....	1	2,451	15.50
	2	2,080	14.05
	3	1,806	12.50
	4	1,539	11.00
	5	1,310	10.00
65 feet.....	6	1,124	8.65
	7	952	7.25
	1	2,785	19.00
	2	2,379	17.35
	3	2,048	15.50
70 feet.....	4	1,741	13.85
	5	1,488	12.65
	6	1,254	11.25

NOTES: Applying to Table 9. 1. In all specified length groups below, the lengths will be evenly distributed.

2. For any specification of pole other than those listed herein, the seller shall determine the size A. S. A. pole having the same or nearest larger circumference 6' from the butt. This price for an A. S. A. pole shall be the tentative price so determined for the specification pole to be priced. The tentative price so determined must be submitted to the Lumber Branch according to Section 6.

3. For specified length groups, 6 or more consecutive lengths in 5-foot multiples. No addition.

4. For specified length groups, of 4 or 5 consecutive lengths in 5-foot multiples add \$0.005 per lin. ft.

5. For specified length groups, of 3 consecutive lengths in 5-foot multiples add \$0.01 per lin. ft.

6. For specified length groups, of 2 consecutive lengths in 5-foot multiples add \$0.015 per lin. ft.

7. For specified single length, add \$0.02 per lin. ft.

8. For random length orders where the purchaser specifies restricted loading, the seller may add $\frac{3}{4}$ of the proper specified length addition above. Additions allowed by this footnote must be shown separately on invoices.

9. For Clean Peeled Poles.

Classes 1, 2 and 3 or top size equivalent, add \$0.02 per lin. ft.

Classes 4 to 10 inclusive or top size equivalent, add \$0.01 per lin. ft.

10. Unpeeled Poles.

Classes 1, 2 and 3 or top size equivalent, deduct \$0.02 per lin. ft.

Classes 4 to 10 inclusive or top size equivalent, deduct \$0.01 per lin. ft.

11. Framing of poles including roofing and, if required, two gains and boring of holes therein.

All poles under 40' in length, regardless of class or top dimension: Per pole, \$0.15.

For 40' length Class 6 or top dimension equivalent and smaller: Per pole, \$0.15.

For 40' length Class 5 or top dimension equivalent and larger: Per pole, \$0.30.

For all poles longer than 40', regardless of class or top dimension: Per pole, \$0.30.

For each additional gain and boring of one hole therein: Per gain, \$0.06.

For boring of each additional hole: Per hole, \$0.02.

12. Continuous slab gain shall be considered as multiple gains and may be priced accordingly on basis of six cents for each twelve inches of slab-gained surface including the boring of hole therein.

13. Cut Back Allowances. When requirements of the buyer exceed the available supply of the seller, for one or more sizes or lengths of pole for delivery required, the seller may cut back the most similar size pole in the 5' longer length and may charge the maximum price for the size and length pole actually used. The additions for transportation, treatment, processing, etc., on such cut back poles, shall be those additions applicable to the size and length pole ordered by the buyer, plus an addition for in-bound freight computed at the difference in estimated weights times the freight rate to the concentration yards. No addition may be made for the labor included in such cutting back operations. The seller shall keep a record of such sales and show this charge as a separate item on the invoices.

TABLE 10—Jack pine and red (Norway) pine, reinforcing stubs and anchor logs; shorter than 15 feet; maximum prices and weights per lineal foot—rough peeled

[F. o. b. loading-out point or dumped, boomed, rafted, and prepared for towing in towable waters]

Minimum diameter small end	Estimated weight per lineal foot	Maximum prices per lineal foot
5 inch.....	12	\$0.055
6 inch.....	15	.07
7 inch.....	22	.09
8 inch.....	30	.11
9 inch.....	35	.13
10 inch.....	39	.16
11 inch.....	47	.18
12 inch.....	55	.21
13 inch.....	63	.24
14 inch.....	72	.27
15 inch.....	82	.30
16 inch.....	92	.33

NOTE: (1) For clean peeled stubs and anchor logs up to and including 13 inches minimum butt, add \$0.01 per lineal foot; 14 inches minimum butt and larger, add \$0.02 per lineal foot; (2) for boring, add \$0.02 per hole.

This amendment shall become effective April 13, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5833; Filed, Apr. 8, 1946;
11:41 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [RMPR 288, Amdt. 11]

REFINED BEET AND GRANULATED SUGAR IN ALASKA

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 17 (a) is amended to read as follows:

* 10 F.R. 5909, 6802, 7794, 8370, 8936, 9835, 9467, 13405; 11 F.R. 558.

(a) The maximum prices for refined beet and cane granulated sugar sold at retail shall be:

Locality	Bulk—less than 5 lbs. (per pound)	1 lb. carton or bag	5 lb. carton or bag	5 lb. carton, bag, or bulk	10 lb. carton, bag, or bulk	25 lb. bale, bag, or bulk	50 lb. bale, bag, or bulk	100 lb. bale, bag, or bulk
Ketchikan, Wrangell, Petersburg, Juneau, Douglas, Sitka, Skagway, Haines...	\$0.10	\$0.11	\$0.21	\$0.48	\$0.90	\$2.23	\$4.45	\$8.70
Cordova, Valdez, Seward...	.105	.12	.22	.53	1.00	2.51	5.00	9.95
Kodiak...	.105	.12	.22	.53	1.00	2.51	5.00	9.95
Anchorage...	.115	.12	.24	.56	1.10	2.73	5.35	10.25
Palmer, and points on Alaska Railroad north of Anchorage and south of Fairbanks.	.125	.14	.26	.63	1.20	2.88	5.60	11.00
Fairbanks...	.115	.14	.25	.58	1.15	2.88	5.75	11.50
Nome and other west coast towns ¹	.125	.14	.26	.63	1.20	2.88	5.50	10.90

¹ "Other west coast towns" means all places along the coast of Alaska and the Alaska Peninsula extending from Kotzebue Sound to Bristol Bay which are accessible by seagoing vessels or lighters, including Kotzebue and Bethel.

This amendment shall become effective April 10, 1946, with respect to sales in all localities except "Nome and other west coast towns." With respect to sales in "Nome and other west coast towns" this amendment shall become effective June 15, 1946.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5737; Filed, Apr. 5, 1946;
11:27 a. m.]

Chapter XVIII—Office of Economic Stabilization

PART 4005—RATIONING

[Directive 105]

ALLOCATION OF HALIBUT

The Secretary of the Interior, the Price Administrator, and the Secretary of Agriculture having submitted certain information and recommendations with respect to the allocation of halibut, I hereby find it necessary, in order to carry out the purposes and provisions of the Emergency Price Control Act of 1942, as amended, to stabilize the national economy, to maintain and increase production, and to aid in the effective reconversion of our economy from war to peace, to issue the following directive:

The Secretary of the Interior is authorized in his discretion to issue such orders as he deems reasonably necessary for the allocation of halibut among water-front dealers in order to cooperate with the Department of Agriculture in its food production and distribution program and with the Office of Price Administration in support of its price regulations, and to carry out the purposes of the Emergency Price Control Act of 1942, as amended.

Any request or application for a share in the halibut landings, or any action under the order which in the opinion of the Secretary of the Interior or his representative may affect in any way the program of the Price Administrator or of the Department of Agriculture, may be referred, with all available information, to the Office of Price Administration or to the Department of Agriculture, or to both, or to their properly designated local representatives. Each of these agencies or their representatives to whom such matter is referred shall recommend

the action which is deemed advisable thereon, state the reasons for the recommendation, and set out, as definitely as possible, the probable effect of granting or denying the request or application upon the programs of the respective agencies. The Secretary of the Interior shall consider such recommendations and statements in determining the appropriate action to be taken in the matter.

As used herein the word "halibut" includes Pacific halibut and all other species caught with set-lines of the type commonly used in the Pacific Coast halibut fishery, including cod, rockfish, and sablefish, and the word "dealer" means any individual, partnership, association, firm, agent, corporation, or other business entity engaged in the buying of halibut at the water front, for his own account or as a broker for the account of others.

The authority of the Secretary of the Interior under this directive may be exercised by the Director of the Fish and Wildlife Service and such members of his staff as he designates for that purpose.

(E.O. 9250; E.O. 9328, 3 CFR, Cum. pp. 1213, 1267; E.O. 9599, 10 F.R. 10155; E.O. 9620, 10 F.R. 12033; and E.O. 9699, 11 F.R. 1929)

Effective date: April 5, 1946.

Issued this 5th day of April 1946.

CHESTER BOWLES,
Economic Stabilization Director.

[F. R. Doc. 46-5781; Filed, Apr. 5, 1946;
4:10 p. m.]

Notices

FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 7454]

COURIER-POST PUBLISHING CO. (KHMO)

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING

In re application of The Courier-Post Publishing Company (KHMO), Hannibal, Missouri, for construction permit. Docket No. 7454, File No. B4-P-4352.

Attention is directed to the following error which appears in the April 4, 1946, FEDERAL REGISTER issue:

Docket number heading the order designating the above application for consolidated hearing on stated issues should read Docket No. 7454 instead of 7574.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION.
T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-5795; Filed, Apr. 5, 1946;
4:28 p. m.]

[Docket No. 7472]

MIDDLE WEST BROADCASTING CO., INC.

ORDER DESIGNATING APPLICATION FOR CONSOLIDATED HEARING ON STATED ISSUES

In re application of Middle West Broadcasting Company, Inc., St. Paul, Minnesota, for construction permit; File No. B4-P-4261, Docket No. 7472.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 27th day of March, 1946;

The Commission having under consideration an application for construction permit (File No. B4-P-4261) of Middle West Broadcasting Company, Inc. for a new standard AM broadcast station at St. Paul, Minnesota;

It is ordered, That the said application be designated for hearing in a consolidated proceeding with the application for construction permit of La Crosse Broadcasting Company (File No. B4-P-4507), on the following issues:

1. To determine the legal, technical, financial and other qualifications of the applicant to construct and operate the proposed station.

2. To determine the areas and populations which would gain or lose primary service through the operation of the proposed station and what other broadcast services are available to those areas and populations.

3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the areas and populations proposed to be served.

4. To determine whether the operation of the proposed station would involve objectionable interference with Stations CKUA, Edmonton, Alberta, CKPR, Port Arthur, Ontario, CJFX, Antigonish, N. S., and CKEY, Toronto, Ontario, and if so, the nature and extent thereof.

5. To determine whether the operation of the proposed station would involve objectionable interference with any existing United States stations, particularly WNAX, Yankton, S. D., WOW, Omaha, Nebraska, WIBW, Topeka, Kansas, and WILL, Urbana, Ill., and if so, the nature and extent thereof, the areas and populations affected thereby and the availability of other broadcast services to such areas and populations.

6. To determine whether operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities, the nature and extent of any such interference, the areas and populations affected thereby, and

the availability of other broadcast service to such areas and populations.

7. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations, particularly as to the service to be rendered to the St. Paul-Minneapolis metropolitan district.

8. To determine on a comparative basis which, if either, of the applications in this consolidated proceeding should be granted.

By the Commission.

[SEAL] T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-5794; Filed, Apr. 5, 1946;
4:28 p. m.]

FEDERAL SECURITY AGENCY.

Food and Drug Administration.

[Docket No. FDC-45]

CANNED BEANS

NOTICE OF HEARING ON PROPOSED AMENDMENTS TO STANDARDS OF IDENTITY AND QUALITY

In the matter of establishing specific regulations defining and setting up standards of identity and quality for canned green beans or canned green stringless beans or canned wax beans or canned stringless wax beans.

Notice is hereby given that the Administrator of the Federal Security Agency on his own initiative, in accordance with the provisions of sections 401 and 701 of the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 341 and 371; the Reorganization Act of 1939, 53 Stat. 561, 5 U.S.C. 133; and Reorganization Plans No. I (53 Stat. 1423, 4 F.R. 2727) and No. IV (54 Stat. 1234, 5 F.R. 2421), will hold a public hearing commencing at 10 o'clock in the morning of May 14, 1946, in Room 3106, South Agriculture Building, corner 12th Street and Independence Avenue SW., Washington, D. C., for the purpose of receiving evidence upon the basis of which regulations may be promulgated fixing and establishing reasonable definitions and standards of identity and standards of quality for canned green beans or canned green stringless beans or canned stringless green beans, and canned wax beans or canned stringless wax beans.

Bernard D. Levinson is hereby designated as presiding officer to conduct the hearing in the place of the Administrator, with full authority to administer oaths and affirmations and to do all other things appropriate to the conduct of the hearing.

The hearing will be conducted in accordance with the rules of practice provided therefor (21 CFR, Cum. Supp. 2.701 to 2.715).

In lieu of oral testimony, interested persons may submit affidavits to the presiding officer at Room 3257, Social Security Building, Fourth Street and Independence Avenue SW., Washington 25,

D. C., on or before the date of the opening of the hearing. Such affidavits should be submitted in quintuplicate and, if relevant and material, will be received and made a part of the record of the hearing. The Administrator will consider the lack of opportunity for cross-examination in determining the weight to be attached to statements made in the form of affidavits. Every interested person shall be permitted to examine all affidavits which have been submitted, and to file counter-affidavits with the presiding officer, within a period of time to be fixed by the presiding officer.

At the hearing the evidence will be restricted to testimony and exhibits that are relevant and material to matters contained in the proposed definitions and standards of identity and standards of quality set forth below. These suggested regulations are subject to adoption, rejection, amendment, or modification, in whole or in part, as the evidence of record adduced at the hearing may require.

It is proposed to amend § 52.990 of Title 21, Code of Federal Regulations, Cumulative Supplement, by deleting therefrom all references to green beans or green stringless beans or stringless green beans, and wax beans or stringless wax beans, and to establish specific definitions and standards of identity and standards of quality for these foods, as follows:

§ 51.3 *Canned green beans, canned green stringless beans, canned stringless green beans; identity; label statement of optional ingredients.* (a) Canned green beans is the food prepared from succulent green bean pods from which stem ends have been removed, in one of the following optional forms:

(1) Whole pods; or pods cut to a length or not less than $2\frac{3}{4}$ inches, packed vertically;

(2) Whole pods packed otherwise than vertically;

(3) Whole pods sliced lengthwise;

(4) Pods cut into pieces not less than $\frac{3}{4}$ inch in length, with or without shorter end pieces from such pods;

(5) Pods cut into pieces less than $\frac{3}{4}$ inch in length;

(6) Mixtures of two or more of the forms specified in (2), (3), (4), and (5).

To one of these optional forms water is added, with or without salt, sugar or dextrose for seasoning. The food is sealed in a container and so processed by heat as to prevent spoilage.

(b) When optional form (a) (1) is used, the label shall bear the word "Whole" preceded or followed by the words "Vertical Pack"; when optional form (a) (2) is used the label shall bear the word "Whole" preceded or followed by "_____"; (the blank to be filled in with words describing the style of pack, the exact wording to be determined on basis of evidence at the hearing); when optional form (a) (3) is used the label shall bear the words "Sliced" or "French Style"; when optional form (a) (4) is used the label shall bear the word "Cut" or "Cuts"; when optional form (a) (5) is used the label shall bear the words "Short Cut" or "Short Cuts"; when optional form (a) (6) is used the label shall bear the names specified herein for the optional

forms in the mixture in order of predominance by weight, if any.

(c) Wherever the name "Green Beans" or "Green Stringless Beans" or "Stringless Green Beans" appears on the label so conspicuously as to be easily seen under customary conditions of purchase, the words and statements specified in paragraph (b) of this section shall immediately and conspicuously precede or follow such name, without intervening written, printed, or graphic matter, except that the varietal name of the green beans may so intervene.

§ 51.4 *Canned green beans, canned green stringless beans, canned stringless green beans, quality; label statement of substandard quality.* (a) The standard of quality of canned green beans is set forth below.

When tested by the methods prescribed in paragraph (b) of this section:

(1) Not more than one string per ounce of drained weight will support a weight of $\frac{1}{2}$ pound for 5 seconds or longer. ((b) (5))

(2) The drained pods contain not more than _____ percent (to be fixed within the range of 10 to 15 percent) by weight of seeds or pieces of seeds. ((b) (6))

(3) The deseeded pods contain not more than _____ percent (to be fixed within the range of .10 to .15 percent) by weight of fibrous material. ((b) (7))

(4) Except in the case of pods sliced lengthwise, the combined weight of loose seeds and loose pieces of seeds is not more than 5 percent of the drained weight. ((b) (9))

(5) The combined weight of leaves and other harmless extraneous vegetable material is not more than 1/10 of one percent of the drained weight. ((b) (10))

(6) The proportion of stem ends is not more than 6 per 12 ounces of drained weight. ((b) (11))

(7) The proportion of blemished units is not more than _____ (to be fixed within the range of 12 to 24) per 12 ounces of drained weight. A unit with only a blemish having a maximum dimension not exceeding $\frac{1}{16}$ inch shall not be counted as blemished. ((b) (12))

(8) The proportion of units less than $\frac{1}{2}$ inch in length is not more than 60 per 12 ounces of drained weight. ((b) (13))

(b) Canned green beans shall be tested by the following methods to determine whether they meet the requirements of paragraph (a) of this section.

(1) Distribute the contents of the container over the meshes of a circular sieve which has been previously weighed. The diameter of the sieve is 8 inches if the quantity of the contents of the container is less than 3 pounds, and 12 inches if such quantity is 3 pounds or more. The bottom of the sieve is woven-wire cloth which complies with the specifications for such cloth set forth under "2380 Micron (No. 8)" in Table I of "Standard Specifications for Sieves," published March 1, 1940, in L. C. 584 of the U. S. Department of Commerce, National Bureau of Standards. Without shifting the material on the sieve, so incline the sieve as to facilitate drainage. Two minutes from the time drainage begins, weigh the sieve and the drained material. Record,

in ounces, the weight so found, less the weight of the sieve, as the drained weight.

(2) Pour the drained material from the sieve into a flat tray spreading it in a layer of fairly uniform thickness. Select a representative sample of $3\frac{1}{2}$ to 4 ounces and record its weight in ounces for use in (5). Place cover over remaining material to prevent evaporation, and reserve for further examination under (8).

(3) Segregate from the sample obtained in (2) the loose seeds and pieces of loose seeds, the harmless extraneous vegetable material, and the stem ends (removing any stem ends which are attached to pods or pieces of pods), reserving each class of material in a separate dish. (The seed material need not be reserved in the case of pods sliced lengthwise.) Count and record, but do not remove, the blemished units and the pieces of pods less than $\frac{1}{2}$ inch in length.

(4) Examine the pods segregated in (3) and trim off as far as the end of the space formerly occupied by seed, that portion of any pods from which seeds or pieces of seeds have become separated. Retain trimmings (freed from any pieces of seed) for use in (7). Weigh, and record weight of trimmed pods. Deseed them, placing seed and pieces of seed on a sieve fine enough to retain them and so placed that any liquid drains away.

(5) Remove any strings from the deseeded pods and test the strings as follows:

Fasten one end of the string in a clamp weighted to $\frac{1}{2}$ pound. Hold the string with the fingers and lift gently. Count those strings which support this weight for at least 5 seconds and divide by the weight of sample recorded in (2). Place broken and unbroken strings with the deseeded pods and trimmings from (4) and reserve for testing under (7).

(6) Weigh the seed material obtained in (4), divide by the weight of the trimmed pods recorded in (4), and multiply by 100 to obtain percent by weight of seeds or pieces of seeds in the drained pods.

(7) Weigh the deseeded pods, trimmings, and strings obtained in (5). Transfer them to the metal cup of a malted milk stirrer, and crush. Wash material adhering to crushing instrument back into cup with 200 cc. of boiling water. Bring mixture to a boil and add 25 cc. of 50 percent (by weight) sodium hydroxide solution. If foaming is excessive a piece of paraffin may be added. Boil for 5 minutes, and stir for an additional 5 minutes with a malted milk stirrer capable of a no-load speed of at least 7200 r. p. m. Transfer material from cup to a previously weighed 30-mesh monel metal screen having a diameter of about 4 inches and side walls about 1 inch high, and wash with a stream of warm water until washings are clear and free from alkali. Dry the screen and fibrous material for 2 hours at 100° C., cool, weigh, and deduct weight of screen. Divide the weight of fibrous material by the weight of deseeded pods and multiply by 100 to obtain the percent of fibrous material in the deseeded pods.

(8) Segregate, as directed in (3), the loose seeds, harmless extraneous vegetable material and stem ends from the drained material reserved in (2), and combine with the corresponding types of material reserved in (3). In the case of pods sliced lengthwise the seed material need not be segregated. Reserve the drained pods for examination under (12) and (13).

(9) Weigh (in ounces) the combined loose seed material, divide by the drained weight recorded in (1) and multiply by 100 to obtain percent by weight of loose seeds and pieces of loose seeds.

(10) Weigh the combined harmless extraneous vegetable material and calculate the percent as in (9).

(11) Count the combined stem ends, divide this number by the drained weight recorded in (1) and multiply by 12 to obtain the number of stem ends per 12 ounces of drained weight.

(12) Count the blemished units in the drained pods reserved in (8) and add it to the number of such units recorded in (3). From the total, compute the number per 12 ounces as directed in (11).

(13) Count the units less than $\frac{1}{2}$ inch in length in the drained pods reserved in (8), add it to the number of such units recorded in (3), and compute the number per 12 ounces as directed in (11).

(c) If the quality of canned green beans, canned green stringless beans, canned stringless green beans, falls below the standard prescribed in paragraph (a) of this section, the label shall bear the general statement of substandard quality specified in § 10.2 (a), in the manner and form therein specified.

§ 51.6 *Canned wax beans, canned stringless wax beans; identity; label statement of optional ingredients.* (a) Canned wax beans is the food which conforms to the definition and standard of identity for canned green beans prescribed in § 15.3 (a) and is subject to the requirements for label statement of optional ingredients specified in § 51.3 (b) for canned green beans, except that it is prepared from succulent wax bean pods instead of succulent green bean pods.

(b) Wherever the name "Canned Wax Beans" or "Canned Stringless Wax Beans" appears on the label so conspicuously as to be easily seen under customary conditions of purchase, the words and statements specified in § 51.3 (b) shall immediately and conspicuously precede or follow such name, without intervening written, printed, or graphic matter, except that the varietal name of the wax beans may so intervene.

§ 51.7 *Canned wax beans, canned stringless wax beans; quality; label statement of substandard quality.* (a) The standard of quality for canned wax beans is that prescribed for canned green beans in § 51.4 (a) and (b).

(b) If the quality of canned wax beans, canned stringless wax beans falls below the standard prescribed in paragraph (a) of this section, the label shall bear the general statement of substandard quality specified in § 10.2 (a), in the manner and form therein specified.

Dated: April 5, 1946.

[SEAL]

MAURICE COLLINS,
Acting Administrator.

[F. R. Doc. 46-5796; Filed, Apr. 8, 1946; 10:16 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 6061]

HERMANN J. STORM

In re: Estate of Hermann J. Storm, deceased; File No. D-28-9204; E. T. sec. 11976.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Pauline Hauk, Mina Kortz, Herman Heinrich Hauk, Gerta Kortz and the children of Mina Kortz and Pauline Hauk, whose names are unknown, and each of them, in and to the Estate of Hermann J. Storm, deceased, and to the trusts created under the will of Hermann J. Storm, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Pauline Hauk, Germany.

Mina Kortz, Germany.

Herman Heinrich Hauk, Germany.

Gerta Kortz, Germany.

The children of Mina Kortz and Pauline Hauk, whose names are unknown, Germany.

That such property is in the process of administration by Meyer Dworkin, as Executor under the Will of Hermann J. Storm, acting under the judicial supervision of the Probate Court, District of Bridgeport, State of Connecticut;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an

admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 14, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5710; Filed, Apr. 5, 1946;
10:51 a. m.]

[Vesting Order 6082]

ALWIN LINDNER

In re: Bank account owned by Alwin Lindner.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Alwin Lindner, whose last known address is Burgermeister Schoene SL, Bremen, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Alwin Lindner, by East River Savings Bank, New York, New York, arising out of a savings account, Account Number 104884, entitled Alwin Lindner, maintained at the branch office of the aforesaid bank located at 743 Amsterdam Avenue, New York, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation

will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5712; Filed, Apr. 5, 1946;
10:52 a. m.]

[Vesting Order 6083]

MAGDEBURGER FEUERVERSICHERUNGS-
GESELLSCHAFT

In re: Bank account owned by Magdeburger Feuerversicherungs-Gesellschaft.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Magdeburger Feuerversicherungs-Gesellschaft, the last known address of which is Magdeburg, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Magdeburger Feuerversicherungs-Gesellschaft, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a suspended balance ledger account, entitled Magdeburger Feuerversicherungs-Gesellschaft, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an ap-

propriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5713; Filed, Apr. 5, 1946;
10:52 a. m.]

[Vesting Order 6084]

ELIZABETH MAIR

In re: Bank account owned by Elizabeth Mair.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Elizabeth Mair, whose last known address is c/o Dombinsky, Gersthofen, Augsburg, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Elizabeth Mair, by The Seamen's Bank for Savings in the City of New York, 74 Wall Street, New York, New York, arising out of a savings account, Account Number 866833, entitled Elizabeth Mair, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law,

including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5714; Filed, Apr. 5, 1946;
10:52 a. m.]

[Vesting Order 6085]

ANNA METZNER

In re: Bank account owned by Anna Metzner.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Anna Metzner, whose last known address is 6 Benque Street, Bremen, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Hermann Schutte & Co., by Irving Trust Company, New York, New York, arising out of a checking account, entitled Hermann Schutte & Co. in Trust for Mrs. Anna Metzner, maintained at the branch office of the aforesaid bank located at 350 Fifth Avenue, New York, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or de-

liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Anna Metzner, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges, or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5715; Filed, Apr. 5, 1946;
10:52 a. m.]

[Vesting Order 6086]

MITTELEUROPAEISCHES REISEBUERO,
G. M. B. H.

In re: Bank account owned by Mitteleuropaeisches Reisebuero, G. m. b. H.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Mitteleuropaeisches Reisebuero, G. m. b. H., the last known address of which is Leipziger Platz, Berlin W. 9,

Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Mitteleuropaeisches Reisebuero, G. m. b. H., by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an inactive dollar checking account, entitled Mitteleuropaeisches Reisebuero, G. m. b. H., Bankabteilung, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5716; Filed, Apr. 5, 1946;
10:52 a. m.]

[Vesting Order CE 228]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NORTH DAKOTA, SOUTH DAKOTA AND MINNESOTA COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the

Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 2, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
Ola Bu.....	Norway.....	Estate of Ivar S. Bu, Deceased, County Court of Rolette County, N. Dak.	\$82.47	National City Bank of New York, New York, N. Y., Account in the name of the Royal Norwegian Government Special Account "H", Washington, D. C.	\$14.00
<i>Item 2</i>					
Karl Bu.....	Norway.....	Same.....	82.47	Same.....	14.00
<i>Item 3</i>					
Synovi Bu.....	Norway.....	Same.....	82.47	Same.....	14.00
<i>Item 4</i>					
Martha H. Ekse.....	Norway.....	Estate of Jacob Nilson Ekse, Deceased, County Court of Clark County, S. Dak., File 2240.	144.46	Same.....	25.00
<i>Item 5</i>					
Syver L. Tormodsgard.....	Norway.....	Estate of Kriste Sorteberg, deceased, County Court of Nelson County, N. Dak.	3,278.56	Same.....	48.00
<i>Item 6</i>					
Hans Andreas Jacobson.....	Norway.....	Estate of Ole P. Mellem, deceased, County Court of Sargent County, N. Dak.	784.00	Same.....	37.00
<i>Item 7</i>					
Ole Hartvig Jacobson.....	Norway.....	Same.....	784.00	Same.....	37.00
<i>Item 8</i>					
Simon Jacobson.....	Norway.....	Same.....	784.00	Same.....	37.00
<i>Item 9</i>					
Olaf Nordgaard.....	Norway.....	Same.....	784.00	Same.....	37.00
<i>Item 10</i>					
Anna Roel.....	Norway.....	Same.....	784.00	Same.....	37.00
<i>Item 11</i>					
Dina Nilsen.....	Norway.....	Estate of Sigvald Nelson, a/k/a Sigvald Nilsen, a/k/a Sigwald Nelsen, deceased, Probate Court of Hennepin County, Minn., File No. 60219.	386.18	Same.....	21.00
<i>Item 12</i>					
Ragna Aasebohn.....	Norway.....	Same.....	386.18	Same.....	21.00

[F. R. Doc. 46-5720; Filed, Apr. 5, 1946; 10:53 a. m.]

[Vesting Order CE 230]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095 as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take

measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is

particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property

in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may

file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 2, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
<i>Item 1</i>					
Fayga Emmer.....	Poland.....	Estate of Ethel Forst, deceased. Surrogate's Court, Kings County, State of N. Y., Index No. 9053/1943.	\$200.00	Treasurer of the City of New York, Municipal Bldg., Borough of Manhattan, City and State of N. Y.	\$25.00
<i>Item 2</i>					
Mary Zylbergeld.....	Poland.....	In the matter of the estate of Sarah Punch, deceased, Surrogate's Court, Kings County, #3860/36, N. Y.	120.96	Same.....	14.00
<i>Item 3</i>					
Bessie Poncz.....	Poland.....	Same.....	120.96	Same.....	14.00
<i>Item 4</i>					
Rebecca Waysblatt.....	Poland.....	Same.....	120.96	Same.....	14.00
<i>Item 5</i>					
Solveig Reimann.....	Denmark.....	Bankers Trust Co. vs. Lykke Reimann, et al., Supreme Court, New York County, N. Y. Index No. 8341/1942.	3,204.53	Same.....	17.00
<i>Item 6</i>					
Synnové Reimann.....	Denmark.....	Same.....	3,204.53	Same.....	17.00
<i>Item 7</i>					
Randi Reimann.....	Denmark.....	Same.....	3,204.53	Same.....	17.00
<i>Item 8</i>					
Eva Reimann.....	Denmark.....	Same.....	3,204.54	Same.....	17.00
<i>Item 9</i>					
Elsa Reimann and her personal representatives, heirs, next of kin and legatees.	Denmark.....	Same.....	669.30	Same.....	5.00
<i>Item 10</i>					
Fanny Solomon a/k/a Faga Chernin.	Russia.....	Estate of Sam Solomon, a/k/a Sam Solomon, deceased, Surrogate's Court, New York County, N. Y. No index number.	605.21	Same.....	23.00
<i>Item 11</i>					
Solomon Chernin.....	Russia.....	Same.....	605.21	Same.....	23.00
<i>Item 12</i>					
Harry Solomon.....	Russia.....	Same.....	605.21	Same.....	23.00
<i>Item 13</i>					
Abraham Solomon.....	Russia.....	Same.....	605.20	Same.....	23.00
<i>Item 14</i>					
Rebecca Solomon.....	Russia.....	Same.....	605.20	Same.....	23.00
<i>Item 15</i>					
George Zatz a/k/a Gdale Zuc...	Poland.....	Estate of Harry Zatz, deceased Surrogate's Court, Kings County Index No. 4054-1942 N. Y.	4421.76	Same.....	44.00
<i>Item 16</i>					
Sophie Siegelbaum.....	Poland.....	Estate of Rose Steuer (a/k/a Rose Wright) Surrogate's Court, Kings County, N. Y. Docket No. 4673-1942.	167.97	Same.....	13.00
<i>Item 17</i>					
David Steuer.....	Poland.....	Same.....	167.97	Same.....	13.00
<i>Item 18</i>					
Sarah Fruhman.....	Poland.....	Same.....	167.97	Same.....	13.00
<i>Item 19</i>					
Dr. Franz X. Mayer.....	Norway.....	Estate of Charles R. Crane, deceased, Surrogate's Court New York County Docket No. P-666 1939.	4,000.00	Same.....	63.00

[Vesting Order CE 229]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN ILLINOIS COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding

identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 2, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
Heirs of law, names unknown, of Joseph (Josef) Filipa, deceased.	Czechoslovakia	Item 1 Estate of Joseph Filipa, deceased, In the Probate Court of Cook County, Ill. File: 45-P-1292; 438; 534.	\$83.00
Anna Putnin	Latvia	Item 2 Estate of John Putnin, deceased, #41-P-5578, Probate Court Cook County, Ill.	49.00
Anastasoula K. Gravane	Greece	Item 3 Estate of Rev. Bishop Callistos, deceased, Probate Court of Cook County, Ill. File 40 P 8465 Docket 399 Page 77.	5.00
Panagiota G. Papanagopoulou	Greece	Item 4 Same	5.00
Christoula Photiou Zoupa	Greece	Item 5 Same	10.00
Panagis E. Papageorgopoulos	Greece	Item 6 Same	30.00
JoHanna Heidveldt	Holland	Item 7 Estate of John Heidveldt, dec'd, in the Probate Court of Cook County, Ill. File 43 P 4646, Docket 423, Page 130.	22.00
Reera Heidveldt	Holland	Item 8 Same	22.00
Tennis Heidveldt	Holland	Item 9 Same	22.00
Milicia Novakovich	Yugoslavia	Item 10 Estate of George Novakovich, deceased, Probate Court of Cook County, Ill. #44 P 3710; Doc. 431; Page 375.	42.00
Luka Novakovich	Yugoslavia	Item 11 Same	32.00

[F. R. Doc. 46-5721; Filed, Apr. 5, 1946; 10:53 a. m.]

[Vesting Order 6081]

MARTHA LIEBRECHT

In re: Bank account owned by Martha Liebrecht.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Martha Liebrecht, whose last known address is Berlin, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Martha Liebrecht, by The Seamen's Bank for Savings in the City

of New York, 74 Wall Street, New York, New York, arising out of a savings account, Account Number 823418, entitled Martha Liebrecht, and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a

national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5711; Filed, Apr. 5, 1946;
10:51 a. m.]

[Vesting Order CE 231]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN IOWA, NORTH DAKOTA, MINNESOTA, WISCONSIN AND OHIO COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 4 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property which

each of the persons named in said Column 1 of said Exhibit A obtains or is determined to have as a result of the action or proceeding described in said Column 3 of said Exhibit A the sums stated in said Column 4 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 2, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 1</i>	
Catherine Neuens.....	Luxemburg.....	Estate of John Kramp, deceased, District Court, Plymouth County, Iowa.....	\$8.00
		<i>Item 2</i>	
Theodore Neuens.....	Luxemburg.....	Same.....	8.00
		<i>Item 3</i>	
Anna Neuens.....	Luxemburg.....	Same.....	8.00
		<i>Item 4</i>	
Etienne Neuens.....	Luxemburg.....	Same.....	8.00
		<i>Item 5</i>	
Marie Neuens.....	Luxemburg.....	Same.....	8.00
		<i>Item 6</i>	
Marie Wecker.....	Luxemburg.....	Same.....	13.00
		<i>Item 7</i>	
Pierre Wecker.....	Luxemburg.....	Same.....	13.00
		<i>Item 8</i>	
Jean Pierre Wecker.....	Luxemburg.....	Same.....	13.00
		<i>Item 9</i>	
Peter (Pierre) Kramp.....	Luxemburg.....	Same.....	29.00
		<i>Item 10</i>	
Marie Kramp.....	Luxemburg.....	Same.....	19.00
		<i>Item 11</i>	
Pierre Buerger.....	Luxemburg.....	Same.....	5.00
		<i>Item 12</i>	
Theodore Jean Niederpruem.....	Luxemburg.....	Same.....	5.00
		<i>Item 13</i>	
Jean Burger.....	Luxemburg.....	Same.....	5.00
		<i>Item 14</i>	
Brothers and Sisters of the deceased and the children of any deceased brother and sister of the deceased, names unknown.	Norway.....	Estate of Berttus A. Anderson, deceased, County Court, Nelson County, N. Dak., Case 1491.	60.00
		<i>Item 15</i>	
Mrs. Lena Larsen.....	Norway.....	Estate of Ragna Meek, deceased, Probate Court, Hennepin County, Minn., File No. 61640.	19.00
		<i>Item 16</i>	
Gunnar Larsen.....	Norway.....	Same.....	19.00

EXHIBIT A—Continued

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Sum vested
		<i>Item 17</i>	
Kari Homme.....	Norway.....	Estate of Ole Thorsland, deceased, County Court, Steele County, N. Dak.....	\$19.00
		<i>Item 18</i>	
Kari Dosness.....	Norway.....	Same.....	19.00
		<i>Item 19</i>	
Karen Rasmussen.....	Denmark.....	Estate of Robert W. Hanson, deceased, District Court, Clay County, Iowa, File 3169; Rec. 3; Page 20.	37.00
		<i>Item 20</i>	
Anna Hansen Paulsen.....	Denmark.....	Same.....	18.00
		<i>Item 21</i>	
Hans, C Hansen.....	Denmark.....	Same.....	18.00
		<i>Item 22</i>	
Anton P. Liberg.....	Norway.....	Estate of Ingman Fosland, also known as Ingman P. Fosland and I. P. Fosland, deceased, Probate Court, Lake County Minnesota.	11.00
		<i>Item 23</i>	
Kajanna Risvik.....	Norway.....	Same.....	11.00
		<i>Item 24</i>	
Albertine Andressen Ness.....	Norway.....	Same.....	11.00
		<i>Item 25</i>	
Nils Elden.....	Norway.....	Same.....	7.00
		<i>Item 26</i>	
Einar Elden.....	Norway.....	Same.....	7.00
		<i>Item 27</i>	
Paul Elden.....	Norway.....	Same.....	7.00
		<i>Item 28</i>	
Olga Elden.....	Norway.....	Same.....	7.00
		<i>Item 29</i>	
Marie Fosheim.....	Norway.....	Same.....	7.00
		<i>Item 30</i>	
Helge A. Vad.....	Norway.....	Estate of Ingebret Vad, deceased, Probate Court, Marshall County, Warren, Minn.	5.00
		<i>Item 31</i>	
Rolf A. Vad.....	Norway.....	Same.....	5.00
		<i>Item 32</i>	
Gunnar A. Vad.....	Norway.....	Same.....	5.00
		<i>Item 33</i>	
Anna Varsla.....	Norway.....	Same.....	5.00
		<i>Item 34</i>	
Even R. Vad.....	Norway.....	Same.....	10.00
		<i>Item 35</i>	
Live Kroken.....	Norway.....	Same.....	5.00
		<i>Item 36</i>	
Anne Kroken.....	Norway.....	Same.....	5.00
		<i>Item 37</i>	
Marie Vesteras.....	Norway.....	Estate of Bernt Skaugerud, deceased, Probate Court, Fillmore County, Minn., File No. 6633.	9.00
		<i>Item 38</i>	
Mathilde Bonderud.....	Norway.....	Same.....	14.00
		<i>Item 39</i>	
Thea Tandseter.....	Norway.....	Same.....	34.00
		<i>Item 40</i>	
Zdenka Nemecek Mansingrova.....	Czechoslovakia.....	Estate of Joseph Nemecek, also known as Frank (Frantisek) Nemecek, deceased, County Court, Milwaukee County, Wis., in Probate, No. 104,575.	82.00
		<i>Item 41</i>	
Soren B. Sorenson.....	Denmark.....	Estate of Nels E. Sorenson, deceased, Probate Court, Renville County, Minn.	22.00
		<i>Item 42</i>	
Johmenine Larson.....	Denmark.....	Same.....	22.00
		<i>Item 43</i>	
Karen Anderson.....	Denmark.....	Same.....	22.00
		<i>Item 44</i>	
Heirs at law, names unknown, of Ingeborg Arnes- stad, deceased.	Norway.....	Estate of Ingeborg Arnestad, deceased, Probate Court, Mahanomen County, Minn.; File No. 1730.	87.00
		<i>Item 45</i>	
Jacob Klee.....	Germany.....	Estate of Henrietta Klee, deceased, Probate Court, Hamilton County, Ohio.	33.00
		<i>Item 46</i>	
Valerie G. Carlson.....	Germany.....	Same.....	7.00

[Vesting Order CE 232]

COSTS AND EXPENSES INCURRED IN CERTAIN ACTIONS OR PROCEEDINGS IN CERTAIN NEW YORK COURTS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian:

Having found that each of the persons named in Column 1 of Exhibit A, attached hereto and by reference made a part hereof, was a person within the designated enemy country or enemy-occupied territory appearing opposite such person's respective name in Column 2 of said Exhibit A;

Having determined that it was in the interest of the United States to take measures in connection with representing each of said persons in the court or administrative action or proceeding identified in Column 3 of said Exhibit A, and having taken such measures;

Finding that as a result of such action or proceeding each of said persons obtained or was determined to have an interest in property, which interest is particularly described in Column 4 of said Exhibit A;

Finding that such property is in the possession, custody or control of the person described in Column 5 of said Exhibit A; and

Finding that the Alien Property Custodian has incurred, in each of such court or administrative actions or proceedings, costs and expenses in the amount stated in Column 6 of said Exhibit A,

hereby vests in the Alien Property Custodian, to be used or otherwise dealt with in the interest, and for the benefit, of the United States, from the property in the possession, custody, or control of the persons described in said Column 5 of said Exhibit A, the sums stated in said Column 6 of said Exhibit A, such sums being the amounts of such property equal to the costs and expenses incurred by the

Alien Property Custodian in such actions or proceedings.

This order shall not be deemed to limit the powers of the Alien Property Custodian to return such property if and when it should be determined that such return should be made.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on April 2, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Column 1 Name	Column 2 Country or territory	Column 3 Action or proceeding	Column 4 Interest	Column 5 Depository	Column 6 Sum vested
		<i>Item 1</i>			
Dora Zolotazova.....	Russia.....	Estate of Frojm Luniansky, deceased, Surrogate's Court, New York County, N. Y., File No. A2937-1932.	\$1,534.74	Treasurer of the City of New York, Municipal Bldg., New York, N. Y.	\$23.00
		<i>Item 2</i>			
Hannah Lerner, also known as Chana Lerner.....	Russia.....	Same.....	1,534.74	Same.....	23.00
		<i>Item 3</i>			
Benjamin Luniansky.....	Russia.....	Same.....	1,534.75	Same.....	23.00
		<i>Item 4</i>			
Nathan Luniansky.....	Russia.....	Same.....	1,534.75	Same.....	23.00
		<i>Item 5</i>			
Morris Schmuckler.....	Poland.....	Estate of Frank Schmuckler, deceased, Surrogate's Court, Kings County, N. Y., Docket No. S729-1941	707.50	Same.....	41.00
		<i>Item 6</i>			
Bertha Fischer.....	Czechoslovakia.....	Estate of Emma Munkacsy, also known as Emma Fischer Munkacsy and Emma Fischer, deceased, Surrogate's Court, Kings County, N. Y., Index No. 7027-1944	6,694.44	Same.....	76.00
		<i>Item 7</i>			
Ihre Ratner.....	Poland.....	Estate of Rachel Ratner, deceased, Surrogate's Court, County of Kings, N. Y., Index No. P-7459/1942	360.00	Same.....	40.00
		<i>Item 8</i>			
Molka Sheinwald.....	Poland.....	Estate of Sarah Rachem, deceased, Surrogate's Court, New York County, N. Y., Index No. 763/1943.	83.24	Same.....	10.00
		<i>Item 9</i>			
Gitel Frankenstein.....	Poland.....	Same.....	83.24	Same.....	10.00
		<i>Item 10</i>			
Home for the Aged.....	Poland.....	Same.....	180.00	Same.....	24.00

[F. R. Dc. 46-5724; Filed, Apr. 5, 1946; 10:54 a. m.]

[Vesting Order 6087]

HEINZ MOSER

In re: Bank account owned by Heinz Moser.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Heinz Moser, whose last known address is Konigstadter Str. 103, Russel-

sheim/M, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Heinz Moser, by The Marine Midland Trust Company of New York, 120 Broadway, New York, New York, arising out of a dividends due foreigners withheld under federal regulation account, entitled Heinz Moser, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a na-

tional of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5717; Filed, Apr. 5, 1946;
10:53 a. m.]

[Vesting Order 6089]

H. MUSOLF

In re: Bank account owned by H. Musolf.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That H. Musolf, whose last known address is c/o L. Leybold Shokwan K. K., Nihoubashi-ku, Tokyo, Japan, is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to H. Musolf, by The National City Bank of New York, 55 Wall Street, New York, New York, arising out of a compound interest department account, Account Number A-53666, entitled H. Musolf, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5718; Filed, Apr. 5, 1946;
10:53 a. m.]

[Vesting Order 6090]

NABUO NAKAMURA

In re: Bank account owned by Nabuo Nakamura.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Nabuo Nakamura, whose last known address is 1087 Sasatsuka cho, Shibuya-ku, Tokyo, Japan, is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to Nabuo Nakamura, by Bank of America National Trust and Savings Association, Long Beach, California, arising out of a blocked savings, Account Number 2826, entitled Nabuo Nakamura, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5719; Filed, Apr. 5, 1946;
10:53 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[SO 142, Order 74]

UTAH RADIO PRODUCTS DIVISION
ADJUSTMENT OF MAXIMUM PRICES

Order No. 74 under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Utah Radio Products Division. Docket No. 6083-SO 142-136-257.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of Supplementary Order No. 142, *It is ordered:*

(a) The Utah Radio Products Division, Chicago, Illinois, shall compute maximum prices for sales of speakers and transformers under the provisions of section 19 (1) (3) of Revised Maximum Price Regulation No. 136 substituting the figure 27.9% for the percentage applicable to the part being priced which is set forth in that section.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the same percentage by which his net invoiced cost has been increased by reason of this order.

(c) The Utah Radio Products Division shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 6, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5746; Filed, Apr. 5, 1946;
11:27 a. m.]

[SO 142, Order 75]

McCord Corp.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 75 under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. McCord Corporation. Docket No. 6083-SO 142-136-256.

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of Supplementary Order No. 142, *It is ordered:*

(a) The maximum prices for sales by McCord Corporation, Detroit, Michigan of its Mechanical Force Feed Lubricator line shall be determined by increasing

by 5.3% the maximum prices in effect for these products just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the percentage amount by which his net invoiced cost has been increased by reason of this order.

(c) The McCord Corporation shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage amount by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

Model	Article	Maximum prices for sales to ultimate consumers—			
		Zone 1	Zone 2	Zone 3	Zone 4
1C971R	Bungalow range with cover.....	Each	Each	Each	Each
1C984R	Combination range with cover.....	\$135.50	\$139.50	\$143.75	\$150.50
1C971R	Bungalow range without cover.....	221.50	228.25	235.95	246.25
1C984R	Combination range without cover.....	127.50	131.50	135.75	142.25
		213.50	220.25	226.95	237.95

This amendment shall become effective on the 5th day of April 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5742; Filed, Apr. 5, 1946;
11:27 a. m.]

[MPR 188, Order 19 Under Order 6]

ARMSTRONG PRODUCTS CORP.

APPROVAL OF UNIFORM RETAIL CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 4 (a) of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes uniform ceiling price of \$5.95 for sales in Zone I of Model 514 Electric Heater manufactured by Armstrong Products Corporation, Huntington, West Virginia, which is sold under the brand name of "Armstrong".

(b) The manufacturer shall determine distributors' ceiling prices for sales of articles which the manufacturer sells at increased prices permitted by Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188 in accordance with the provisions of that order on the basis of the uniform retail ceiling prices fixed by this order.

(c) On and after the effective date of this order the manufacturer may not deliver to a purchaser for resale an article for which the uniform retail ceiling price is fixed by this order unless

This order shall become effective April 6, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5747; Filed, Apr. 5, 1946;
11:27 a. m.]

[MPR 64, Amdt. 1 to Order 208]

COMSTOCK CASTLE STOVE CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

a. That Order No. 208 under Maximum Price Regulation No. 64 be amended in the following respect:

1. The table of models and maximum prices for sales to ultimate consumers in paragraph (a) is amended to read as follows:

there is attached to it a retail price tag or label stating the manufacturer's name or brand name, the model number or designation and the uniform retail ceiling price fixed by this order.

(d) Except as modified by this order, all provisions of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188 apply to all persons and to all sales and deliveries of articles covered by this order.

This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 5th day of April 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5789; Filed, Apr. 5, 1946;
4:25 p. m.]

[MPR 120, Order 1623]

APEX COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 9. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be

changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classification of the respective size groups. The location of each mine is given by county and State. The maximum prices stated to be for

truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.220 and all other provisions of Maximum Price Regulation No. 120.

APEX COAL CO., 610 DWIGHT BLDG., KANSAS CITY (6) MO., APEX No. 1 MINE, No. 9 SEAM, MINE INDEX No. 2058, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: MADISONVILLE, KY. & MORTONS, KY., STRIP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO STRIP-MINED COAL

	Size group Nos.								
	1 to 6, incl.	7	8 to 12, incl.	17 to 22, incl.	13, 14	23, 24	26 to 29, incl.	15, 16	25
Rail shipments and railroad fuel.....	226	216	206	236	181	236	186	131	171
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	286	251	241	206					

FOXWELL COAL CO., c/o C. WYNN, SERREE, KY., FOXWELL MINE, No. 9 SEAM, MINE INDEX No. 2053, WEBSTER COUNTY, KY., RAIL SHIPPING POINT: SERREE, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

JENKINS COAL MINING CO., EARLINGTON, KY., JENKINS MINE, No. 9 SEAM, MINE INDEX No. 2000, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: EARLINGTON, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

PERKINS BROTHERS, 110 W. THOMPSON ST., EARLINGTON, KY., PERKINS BROTHERS MINE, No. 9 SEAM, MINE INDEX No. 2057, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: RICHLAND, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

LONNIE ROGERS, WHITE PLAINS, KY., ROGERS MINE, No. 9 SEAM, MINE INDEX No. 2060, MUHLENBERG COUNTY, KY., RAIL SHIPPING POINT: WHITE PLAINS, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

TEAGUE COAL CO., PROVIDENCE, KY., TEAGUE MINE, No. 9 SEAM, MINE INDEX No. 2059, WEBSTER COUNTY, KY., RAIL SHIPPING POINT: PROVIDENCE, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

STANLEY B. WILLIAMS, DAWSON SPRINGS, KY., SILENT RUN MINE, 9TH VEIN SEAM, MINE INDEX No. 2054, HOPKINS COUNTY, KY., RAIL SHIPPING POINT: NEBO, KY., DEEP MINE, MAXIMUM PRICE GROUP 3, FOR RAIL SHIPMENTS AND RAILROAD FUEL, THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO HAND-LOADED COAL

Rail shipments and railroad fuel.....	240	230	220	250	195	250	200	145	185
Consolidated size groups.....	A	B	C	D					
Truck shipment.....	300	265	255	220					

RUSSELL H. JOHNSON, ROUTE No. 2, LEWISPORT, KY., JOHNSON & PUCKETT MINE, 11TH SEAM, MINE INDEX No. 2055, DAVIESS COUNTY, KY., THE MAXIMUM PRICES LISTED BELOW ARE APPLICABLE ONLY TO STRIP-MINED COAL

Consolidated size groups.....	A	B	C	D					
Truck shipment.....	286	251	241	206					

This order shall become effective April 6, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4631)

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.
Acting Administrator.

[F. R. Doc. 46-5743; Filed, Apr. 5, 1946; 11:28 a. m.]

[MPR 188, Order 18 Under Order 6]

VICTOR ELECTRIC PRODUCTS, INC.

APPROVAL OF UNIFORM RETAIL CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 4 (a) of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes uniform retail ceiling prices for sales in all parts of the country for the circulating fans listed below which are manufactured by Victor Electric Products, Inc., 2950 Robertson Avenue, Cincinnati, Ohio, and sold under the brand name "Victron" as follows:

Article	Model No.	Uniform retail ceiling price (inclusive of Federal Excise Tax)
Circulating fan, 10" oscillating.	FS 10 QX....	\$15.60
Circulating fan, 12" 3-speed, oscillating with breeze spreader, 5-year guarantee.	FT 12 Q....	31.30
Circulating fan, 16" 3-speed, oscillating with breeze spreader, 5-year guarantee.	FT 16 Q....	41.75

(b) The manufacturer shall determine distributors' ceiling prices for articles covered by this order, and shall notify each distributor of such ceiling prices at or prior to the time of the first invoice to the distributor. Such determination shall be in accordance with the provisions of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188 on the basis of the uniform retail ceiling prices fixed by this order.

(c) On and after the effective date of this order the manufacturer may not deliver to a purchaser for resale an article for which the uniform retail ceiling price is fixed by this order unless there is attached to it a retail price tag or label stating the manufacturer's name or brand name, the model number or designation and the uniform retail ceiling price fixed by this order.

(d) Except as modified by this order, all provisions of Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188 apply to all persons and to all sales and deliveries of articles covered by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 6th day of April 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5744; Filed, Apr. 5, 1946; 11:28 a. m.]

[RMFR 194, Amdt. 1 to Order A-3]

CERTAIN NEW CONSUMER DURABLE GOODS

MAXIMUM RETAIL PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to section 18 (a) of Revised Maximum Price Regulation 194, *It is ordered:*

Order A-3 under Revised Maximum Price Regulation 194 is amended in the following respects:

1. Appendix A is amended by deleting "Automotive parts and accessories" from the list of commodities thereunder and adding the following commodities in alphabetical order:

Fire extinguishers.
Photographic equipment.

2. Appendix B is amended by deleting "Fire extinguishers" and "Photographic equipment" from the list of commodities thereunder.

This amendment shall become effective April 10, 1946.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5736; Filed, Apr. 5, 1946;
11:27 a. m.]

[MPR 389, Order 36]

OSCAR MAYER & CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES

On November 19, 1945, Oscar Mayer and Company, Madison, Wisconsin, filed an application for the establishment of maximum prices on sales of the sausage product known as "Cooked Quick Frozen Chili Con Carne with Beans" packed in 1 pound and 2 pound cartons and made in accordance with the individual secret formula submitted by the applicant. That application was assigned Docket No. 6036.3-389-2 (a)-43.

Due consideration has been given to the application and an opinion in support of this order has been issued simultaneously herewith and filed with the Division of the Federal Register.

For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, and pursuant to the provisions of section 2 (a) (6) of Maximum Price Regulation No. 389; *It is ordered:*

(a) That the maximum prices other than at retail for the sausage product known as "Cooked Quick Frozen Chili Con Carne with Beans" and made by Oscar Mayer and Company in accordance with the individual formula submitted to the Office of Price Administration with the application for this order shall be determined by the seller as follows:

(1) The base price for this product is established at the following amounts per hundredweight:

1-pound cartons..... \$19.00
2-pound cartons..... 18.00

(2) To the base price should be added the proper zone differential provided in section 12 (b) of Maximum Price Regulation No. 389 for sausage which is not Kosher sausage, all beef sausage or sausage containing meat and meat by-products from swine only. In deter-

mining the proper zone differential to be added, the zone descriptions provided in section 14 of Maximum Price Regulation No. 389 shall be used.

(3) That to the sum of the base price plus the applicable zone differential the "Permitted additions to base prices" provided in section 12 (c) of Maximum Price Regulation No. 389 may be added when applicable.

(b) That with the first delivery of "Cooked Quick Frozen Chili Con Carne with Beans" to a wholesaler, peddler-truck-seller, or intermediate distributor, Oscar Mayer and Company shall supply each such seller with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Cooked Quick Frozen Chili Con Carne with Beans" have been established by the Office of Price Administration at the base price of \$19.00 per hundredweight in 1 pound cartons and \$18.00 per hundredweight in 2 pound cartons to which may be added the zone differentials provided in section 12 (b) of MPR 389 (See section 14 for zone boundaries) plus the permitted additions of section 12 (c). We are required to inform you that if you are a wholesaler, a peddler-truck-seller, or an intermediate distributor you must figure your ceiling prices for this product pursuant to the same sections of Maximum Price Regulation No. 389.

(c) That with the first delivery of "Cooked Quick Frozen Chili Con Carne with Beans" to a retailer the seller shall supply such retailer with a written notice in the following form:

(Insert date)

Our OPA ceiling prices for "Cooked Quick Frozen Chili Con Carne with Beans" have been established by the Office of Price Administration. We are required to inform you that if you are a retailer, you must figure your ceiling price for this item in accordance with the provisions of Maximum Price Regulation No. 389.

(d) That all pertinent provisions of Maximum Price Regulation No. 389, including the descriptive labelling and invoicing provisions of section 6, and the definitions of section 13, in addition to the pricing provisions of paragraph (b) and (c) of section 12 shall be applicable to all sales made under this order.

(e) All prayers of the application not herein granted are denied.

(f) This Order No. 36 may be revoked or amended by the Price Administrator at any time.

This Order No. 36 shall become effective April 6, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5745; Filed, Apr. 5, 1946;
11:29 a. m.]

[RMPR 136, Order 598]

PLUG FUSES

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion, issued simultaneously herewith and filed with the Division of the Federal Regis-

ter, and pursuant to section 31 of Revised Maximum Price Regulation 136, *It is ordered:*

(a) For the purposes of this order, the phrase "plug fuse" includes standard plug fuses, sub-standard plug fuses, and special size plug fuses.

"Standard" plug fuses are one-time (or nonrenewable) standard Edison base plug fuses constructed in accordance with the requirements of Underwriters Laboratories, Inc., or of any governmental agency, for the protection of 125-V electric current, and of 10, 15, 20, 25 or 30 amperages.

"Sub-standard" plug fuses are plug fuses of size not included in the definition of "standard" plug fuses, but which otherwise meet the definition of "standard" plug fuses, and which were specifically identified as "sub-standard" sizes in the manufacturer's published price list in effect on October 1, 1941.

"Special" size plug fuses are plug fuses of sizes which are not included in the definitions of "standard" and "sub-standard" plug fuses, but which otherwise meet the definition of "standard" plug fuses.

The phrase "plug fuse" shall not include any type plug fuse having a thermal element or any other electrical device in addition to a fusible element.

(b) The maximum prices for sales (except to consumers) of any plug fuses shall be the dollars-and-cents amount listed in the following table subject to the same extra charges, allowances and discounts in effect to a purchaser of the same class just prior to the issuance of this order.

Type of sale	Standard plug fuses	Sub-standard plug fuses
Sales to distributors in quantities of 2,000 or more.....	\$29.00	\$32.00
Sales to any resellers in quantities of 100 or more.....	34.50	38.00
Sales to any resellers in quantities of less than 100.....	39.50	43.00

The table gives the type of sale and the maximum prices per thousand for standard plug fuses and the maximum price per thousand for substandard plug fuses for each type of sale (maximum prices for sales to consumers are covered by Supplementary Regulation 14K (Modifications of Maximum Prices Established by General Maximum Price Regulation for Certain Machinery and Parts)).

(c) The maximum prices for special size plug fuses shall be the prices for sub-standard plug fuses given in the above table plus \$2.00 per thousand.

(d) The maximum prices for imprinting and other special services shall be the dollars-and-cents amounts added for similar services on October 1, 1941.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 5, 1946.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5786; Filed, Apr. 5, 1946;
4:24 p. m.]

[MPR 598, Order 16]

PHILLIPS PETROLEUM CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 13 of Maximum Price Regulation No. 598; *It is ordered:*

(a) This order establishes ceiling prices for resales to petroleum jobbers and dealers of the Models N-803 and R-803A kerosene refrigerators manufactured by Servel, Inc. and sold to the Phillips Petroleum Company, Bartlesville, Okla.

(1) The ceiling prices for sales by the Phillips Petroleum Company to petroleum jobbers and to dealers are as follows:

Model	Ceiling prices for sales to—	
	Petroleum Jobbers	Dealers
N-803	Each \$190.24	Each \$218.83
R-803A	190.24	218.83

These ceiling prices include the Federal excise tax and a one year warranty and installation. They are f. o. b. Evansville, Indiana.

(2) The ceiling prices for sales to dealers by petroleum jobbers who purchase from the Phillips Petroleum Company are as follows:

Model:	Ceiling prices for sales to dealers (each)
N-803	\$218.83
R-803A	218.83

These ceiling prices include the Federal excise tax and a one year warranty and installation. They are f. o. b. Evansville, Indiana.

(3) For purpose of this order a petroleum jobber is a person who is engaged in the business of buying oil and reselling it to gasoline stations.

(b) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale the Phillips Petroleum Company shall notify the purchaser of the ceiling prices established by this order for his resales. This notice may be given in any convenient form.

(c) All the provisions of Maximum Price Regulation No. 598 continue to apply to all sales and deliveries of refrigerators covered by this order except to the extent that those provisions are modified by this order.

(d) Unless the context requires otherwise, the definitions set forth in Maximum Price Regulation No. 598 shall apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 5th day of April 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5791; Filed, Apr. 5, 1946; 4:26 p. m.]

[Rev. SO 119, Rev. Order 89]

WALTERS MANUFACTURING CO.

ADJUSTMENT OF CEILING PRICES

Order No. 89 under Revised Supplementary Order No. 119 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's ceiling prices.* Walters Manufacturing Company, Oakmont, Pa., may compute its adjusted ceiling prices for all articles of steel metal household cabinets and accessories, which it manufactures, as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by 18 per cent.

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, in effect before the effective date of revised order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) For an article which is first offered for sale after the effective date of revised order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188; and prices so fixed may not be increased under this revised order.

(4) The manufacturer's adjusted ceiling price fixed in accordance with revised order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

(b) *Reseller's ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this revised order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580, and a wholesaler who must determine his ceiling price under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by those regulations. However, if the supplier's invoice states both an "unadjusted maximum price" and a selling price, the reseller shall compute his ceiling prices under those regulations as they have been modified by Order No. 8 under § 1499.159a of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices under that regulation as modified by Or-

der No. 8 under Section 1499.159e of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price," the reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced. The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this revised order.

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this revised order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this revised order, showing prices adjusted in accordance with this revised order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this revised order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this revised order are hereby denied.

(f) This revised order may be revoked or amended by the Price Administrator at any time.

(g) This revised order shall become effective on April 5, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5790; Filed, Apr. 5, 1946; 4:25 p. m.]

[SO 142, Order 70]

C. E. NIEHOFF & Co.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 70 under Supplementary Order 142. Adjustment provisions for sales of industrial machinery and equipment. C. E. Niehoff and Company. Docket No. 6083-SO 142-136-128.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 2 of Supplementary Order 142: *It is ordered:*

(a) The maximum prices for sales of the following items by C. E. Niehoff and Company, Chicago, Illinois, shall be as follows:

Part No.:	Price
B-CW-522	\$0.35
B-CW-524	.35
B-CW-527	.30
B-CW-5210	.30
B-62182	.70
B-62615 P	1.45
B-62616 P	1.45
B-65967	.40
B-74730	.40
B-77805 P	1.45
B-78359 P	1.45
B-86221	1.80
B-ZA-2727 9/5	4.40
SP-6406	3.00
SP-6435	3.00
SP-51151 T	.30
SP-62060	2.75
SP-63540	2.34
E-13483	.60
E-21297	.60
E-22525 P	3.50
E-22535 T	.40
E-22620	3.10
FM-C-2437	1.00
FM-D-2437	1.00
FM-M-2437	1.00
FM-P-2437	.80
FM-A-2480	3.67
FM-B-2480 A	3.67
H-207	.50
H-284 A	.60
H-324	.03
H-21360 DX-6	1.75
WI-A-301	.66
WI-A-338 A	.66
B-BK-566 T	.48
B-CL-523	2.95
B-CL-524	2.83
B-CL-527	2.58
B-CL-528	2.45
B-CL-5231	2.58
B-111	.16
B-464	.08
B-9084	.10
B-60858	3.25
B-63910	.12
B-63977	.08
B-65966	.25
B-65972	.27
B-69342	6.00
B-69365	.05
B-73360	4.35
B-74744	.50
B-77220	.08
B-77803	4.25
B-78128	.08
B-79075	.05
B-79330	.08
B-79444	4.25
B-79639	.33
B-79640	.33
B-82058	.08
B-82060	.08
B-82736	.05
B-82876	.05
B-WSK 2/1	.08
B-WSK 9/1	.08
B-WSK 10/1	.08

Part No.—Continued

B-WSK 11/1	\$.10
B-WSK 13/2	.10
B-WSK 29/1	.08
BS-10-2160	5.20
BS-29652	.30
BS-29656	2.20
BS-29657	2.20
BS-29671	1.65
SP-6286	.50
SP-8707	1.88
SP-9433	.05
SP-52240	.08
SP-52320 T	.75
SP-52325 T	.50
SP-64503 T	.85
E-9132	.08
E-9462	.05
E-9463	.05
E-9922	.05
E-13539	.05
E-17857	.27
E-20309	.08
E-20340	2.00
E-20714	4.00
E-21062	.05
E-21730	1.50
E-21950	1.80
E-22240	.60
E-22920	2.50
E-23049	3.00
E-23295	2.50
E-23670	2.50
FM-M-2433	.50
FM-Q-2437	.80
FM-R-2437	.80
FM-S-2437	.80
FM-C-2477	2.88
H-76	.08
H-150 A	7.50
H-226	.02
H-231	.16
H-263	.01
H-487 T	.15
H-488 T	.15
H-21350 DX	.08
H-21373 DAY	.45
H-21463 DAX	.08
WI-A-339 A	.66
WI-IBX-241	3.32
WI-IREX-103 RH	1.75
WI-IREX-104 LH	1.75
WI-IXDX-241	3.64
WI-X-1022	2.23
WI-X-1205	.75
WI-X-1910	1.85
WI-X-2766	1.75
WI-16X-123C	2.23

(b) The maximum prices for sales by resellers of these items of magnetos manufactured by C. E. Niehoff and Company shall be determined as follows: The resellers shall increase or decrease the maximum net price he had in effect to a purchaser of the same class just prior to the issuance of this order by the percentage by which his net invoiced cost has been increased or decreased by reason of this order.

(c) C. E. Niehoff shall notify each person who buys these items of magnetos from C. E. Niehoff and Company for resale of the percentage by which this order permits the reseller to increase, or requires him to decrease his maximum prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) On or before June 30, 1946, C. E. Niehoff and Company shall file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., the following: (1) An overall profit and loss statement for the period April 1, 1946 to May 31, 1946, and the dollar amount of the total sales due to any adjustment

permitted by this office over the base period prices, (2) for the period April 1, 1946 to May 31, 1946, a statement of total sales by the groups listed in paragraph (a), and the dollar value of these sales, at: October 1, 1941 maximum prices compared with maximum prices approved by this office.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 4, 1946.

Issued this 3d day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5596; Filed, Apr. 3, 1946; 11:34 a. m.]

[MPR 599, Order 12]

FORD MOTOR CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to section 11, Maximum Price Regulation 599, *It is ordered:*

(a) This order establishes ceiling prices for sales of automobile radios sold by The Ford Motor Company which are already installed or are to be installed in motor cars of its manufacture.

(b) The ceiling prices for sales by The Ford Motor Company, and its dealers, of the radios listed below, are the prices set forth opposite each radio for sale to each class of purchaser under the terms and conditions of sale specified.

Model	Ceiling prices to dealer		Ceiling prices to consumer	
	Uninstalled	Installed	Uninstalled	Installed
51A-18800-A1	\$31.33	\$36.99	\$44.25	\$51.69
5EH-18805-A or B	37.70	41.45	52.08	55.83

These ceiling prices are subject to the same terms and conditions of sale including provision for transportation charges to which ceiling prices of extra or optional equipment or accessories sold by the Ford Motor Company are subject under the provisions of Maximum Price Regulations 594, 452, 453 and orders thereunder. Ceiling prices for the Model 51A-18800-A1 radio on an installed basis include the price of the antenna and the installation charges for installation of both the radio and the antenna. Prices for the 5 EH-18805A or B radio on an installed basis are for the radio alone but these prices include installation charges for both the radio and antenna which may be installed at the same time. Ceiling prices on uninstalled basis are for the radio alone.

(c) The ceiling prices fixed by this order are exclusive of Federal excise taxes. In addition to these ceiling prices each seller may collect the amount of the Federal excise taxes. State and local taxes may also be collected.

(d) Sellers of the radios covered by this order are not required to comply

with the tagging requirements of Maximum Price Regulation 599 but at the time of or prior to the first invoice to a purchaser for resale of such radio each seller shall notify the purchaser of the ceiling prices, terms and conditions of sale established by the order.

(e) *Description.* (1) Auto radio, Model No. 51A-18800-A1 covered by this order is an auto radio of 6 tubes, battery power, 6" x 9" oval speaker, 1 slide rule dial, metal case, 4 1/4" x 8 3/4" x 5 5/8", 1 band and antenna.

(2) Auto radio, Model No. 5EH-18805-A or B, covered by this order is an auto radio of 7 tubes, battery power, 1 band, 6" x 9" oval speaker, slide rule dial, metal case, 10 1/4" x 11 3/8" x 8 1/8".

This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 4th day of April 1946.

Issued this 4th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5694; Filed, Apr. 4, 1946;
4:53 p. m.]

[MPR 580, Amdt. 1 to Order 60]

HASPEL BROS., INC.

ESTABLISHING CEILING PRICES

Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-610.

For the reasons set forth in an opinion issued simultaneously herewith Order No. 60, issued under section 13 of Maximum Price Regulation 580, on application of Haspel Brothers, Inc., New Orleans 11, La., is amended in the following respects:

1. Paragraph (a) is amended by adding the following:

Article	Brand name	Manufacturer's selling price under MPR 607	Retail ceiling price
Seersucker and cord suits....	Haspel....	\$10.75	\$17.50
Seersucker and cord trousers....	do.....	3.65	5.90

2. An undesignated paragraph is inserted to read as follows:

The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

3. Paragraph (d) is amended to read as follows:

(d) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order and any subsequent amendments.

This amendment shall become effective April 5, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5793; Filed, Apr. 5, 1946;
4:26 p. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 15, 1946.

Region III

Cincinnati Order 5-D, covering butter and cheese in certain counties of Ohio. Filed 2:59 p. m.

Region V

Houston Order 3-C, Amendment 13, covering poultry in Orange and Jefferson counties, Texas. Filed 2:45 p. m.

Fort Worth Order 19-F, Amendment 23, covering fresh fruits and vegetables in Taylor, Tom Green and Wichita counties, Texas. Filed 9:43 a. m.

Region VII

Cheyenne Order 19-W, covering dry groceries in the city of Cheyenne, Laramie County, state of Wyoming. Filed 9:10 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5748; Filed, Apr. 5, 1946;
11:29 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 21, 1946.

Region I

Montpelier Order 2-F, Amendment 45, covering fresh fruits and vegetables in certain cities in Vermont. Filed 3:29 p. m.

Montpelier Order 3-F, Amendment 20, covering fresh fruits and vegetables in certain areas in Vermont. Filed 3:30 p. m.

Concord Order 9-F, Amendment 48, covering fresh fruits and vegetables in certain cities in New Hampshire. Filed 3:37 p. m.

Providence Order 3-F, Amendment 46, covering fresh fruits and vegetables in certain cities in Rhode Island. Filed 3:37 p. m.

Region II

Albany Order 3-C, covering poultry in Albany, Schenectady and Rensselaer counties. Filed 3:38 p. m.

Albany Order 13-F, Amendment 7, covering fresh fruits and vegetables in certain cities in New York. Filed 3:37 p. m.

Albany Order 3-C, covering poultry in Albany, Schenectady and Rensselaer counties. Filed 3:38 p. m.

Newark Order 9-C, covering poultry in certain counties in New York and Nassau

and Westchester counties. Filed 3:39 p. m.

New York Order 9-C, covering poultry in certain counties in New York and Nassau and Westchester counties. Filed 3:39 p. m.

New York Order 22, Amendment 4, covering poultry in certain counties in New York and Nassau and Westchester counties. Filed 3:39 p. m.

New York Order 10-C, covering poultry in certain counties in New York and Nassau and Westchester counties. Filed 3:40 p. m.

New York Order 14-F, Amendment 7, covering fresh fruits and vegetables in the five Boroughs of New York City. Filed 3:38 p. m.

New York Order 15-F, Amendment 7, covering fresh fruits and vegetables in Nassau and Westchester counties, New York. Filed 3:38 p. m.

New York Order 16-F, Amendment 7, covering fresh fruits and vegetables in certain counties in New York State. Filed 3:38 p. m.

Philadelphia Order 4-C, covering poultry in Philadelphia, Delaware, and Montgomery counties and Camden county in New Jersey. Filed 3:33 p. m.

Philadelphia Order 13-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 3:40 p. m.

Philadelphia Order 14-F, Amendment 7, covering fresh fruits and vegetables in the city and county of Philadelphia. Filed 3:40 p. m.

Philadelphia Order 15-F, Amendment 7, covering fresh fruits and vegetables in certain counties of Pennsylvania. Filed 3:40 p. m.

Philadelphia Order 16-F, Amendment 7, covering fresh fruits and vegetables in certain counties of Pennsylvania. Filed 3:40 p. m.

Philadelphia Order 26-O, Amendment 4, covering eggs in Philadelphia, Delaware, and Montgomery counties, Pennsylvania, and Camden county, New Jersey. Filed 3:33 p. m.

Pittsburgh Order 4-C, covering poultry in Allegheny county, Pennsylvania. Filed 3:35 p. m.

Pittsburgh Order 9-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 3:33 p. m.

Pittsburgh Order 10-F, Amendment 7, covering fresh fruits and vegetables in Allegheny county, Pennsylvania. Filed 3:34 p. m.

Pittsburgh Order 11-F, Amendment 7, covering fresh fruits and vegetables in all of Erie and Warren county, Pennsylvania. Filed 3:34 p. m.

Pittsburgh Order 12-F, Amendment 7, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 3:34 p. m.

Pittsburgh Order 13-F, Amendment 2, covering fresh fruits and vegetables in Crawford, Forest and Venango counties, Pennsylvania. Filed 3:35 p. m.

Pittsburgh Order 4-C, covering poultry in Allegheny County, Pennsylvania. Filed 3:35 p. m.

Pittsburgh Orders 7-W and 25 covering dry groceries in certain counties in Pennsylvania. Filed 3:53 p. m.

Scranton Order 3-C, covering poultry in certain areas in Pennsylvania. Filed 3:42 p. m.

Scranton Order 1-O, Amendment 4, covering poultry in certain areas in Pennsylvania. Filed 3:43 p. m.

Scranton Order 6-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Pennsylvania. Filed 3:42 p. m.

Syracuse Order 5-F, Amendment 8, covering fresh fruits and vegetables in certain counties in New York State. Filed 3:43 p. m.

Syracuse Order 6-F, Amendment 8, covering fresh fruits and vegetables in certain areas of New York. Filed 3:41 p. m.

Syracuse Order 7-F, Amendment 6, covering fresh fruits and vegetables in certain areas in New York. Filed 3:43 p. m.

Wilmington Order 3-C, covering poultry in all the State of Delaware, north of the Delaware & Chesapeake Canal. Filed 3:29 p. m.

Wilmington Order 4-O, Amendment 4, covering eggs in parts of the Wilmington District. Filed 3:29 p. m.

Wilmington Order 5-F, Amendment 7, covering fresh fruits and vegetables in the entire State of Delaware. Filed 3:28 p. m.

Region III

Indianapolis Order 5-O, Amendment 10, covering eggs in certain counties in the State of Indiana. Filed 3:35 p. m.

Indianapolis Order 6-O, Amendment 10, covering eggs in certain counties in the State of Indiana. Filed 3:36 p. m.

Region IV

Birmingham Order 5-F, covering fresh fruits and vegetables in Jefferson County, Alabama. Filed 3:26 p. m.

Birmingham Order 6-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Alabama. Filed 3:26 p. m.

Birmingham Order 6-F, Amendment 10, covering fresh fruits and vegetables in certain specified counties in the Birmingham District Area. Filed 3:26 p. m.

Birmingham Order 25-F, Amendment 7, covering fresh fruits and vegetables in certain areas in Alabama. Filed 3:26 p. m.

Birmingham Order 25-F, Amendment 8, covering fresh fruits and vegetables in certain specified counties in Birmingham.

Birmingham Order 27-F, Amendment 24, covering fresh fruits and vegetables in Montgomery County. Filed 3:28 p. m.

Charleston Order 9-F, Amendment 55, covering fresh fruits and vegetables in Cabell County, City of Huntington, West Virginia. Filed 3:30 p. m.

Columbia Order 8-F, Amendment 20, covering fresh fruits and vegetables in the State of South Carolina. Filed 3:23 p. m.

Jackson Order 7-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Mississippi. Filed 3:36 p. m.

Nashville Order 11-C, Amendment 12, covering poultry in Davidson County, in

Nashville, Tennessee District. Filed 3:32 p. m.

Nashville Order 11-C, Amendment 13, covering poultry in Davidson County, Tennessee. Filed 3:32 p. m.

Nashville Order 13-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Tennessee.

Nashville Order 14-F, Amendment 21, covering fresh fruits and vegetables in Davidson, Hamilton, Hamblen, Knox and Sullivan Counties in Tennessee and Bristol, Virginia.

Nashville Order 14-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Tennessee and Municipality of Bristol, Virginia. Filed 3:37 p. m.

Nashville Order 14-F, Amendment 22, covering fresh fruits and vegetables in certain counties in Tennessee, and Bristol, Virginia. Filed 3:31 p. m.

Nashville Order 14-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Tennessee, and Bristol, Virginia. Filed 3:32 p. m.

Nashville Order 14-F, Amendment 24, covering fresh fruits and vegetables in certain counties in Tennessee and Bristol, Virginia. Filed 3:32 p. m.

Nashville Order 47-O, Amendment 12, covering eggs in Davidson County, Tennessee. Filed 3:32 p. m.

Nashville Order 47-O, Amendment 13, covering eggs in Davidson County, Tennessee. Filed 3:32 p. m.

Nashville Order 48-O, Amendment 11, covering eggs in Hamilton, Knox, Roane and Anderson Counties, Tennessee. Filed 3:30 p. m.

Nashville Order 48-O, Amendment 12, covering eggs in Hamilton, Knox, Roane and Anderson Counties, Tennessee. Filed 3:30 p. m.

Region V

Dallas Order 4-C, Amendment 13, covering Poultry in Dallas and University Park Town of Highland Park, Texas. Filed 3:31 p. m.

Dallas Order 6-F, Amendment 23, covering fresh fruits and vegetables in McLennan County, Texas. Filed 3:30 p. m.

Dallas Order 10-O, Amendment 13, covering eggs in cities of Dallas and University Park and Town of Highland Park, Texas. Filed 3:31 p. m.

Fort Worth Order 13-F, Amendment 36, covering fresh fruits and vegetables in Tarrant County, Texas. Filed 3:31 p. m.

Kansas City Order 9-C, amendment 13, covering poultry in certain areas in Kansas City and Missouri. Filed 3:41 p. m.

Kansas City Order 9-F, Amendment 19, covering fresh fruits and vegetables in Buchanan County, Missouri. Filed 3:41 p. m.

Kansas City Orders 10-C and 12-O, Amendment 13, covering poultry and eggs in Greene and Jasper Counties, Missouri. Filed 3:42 p. m.

Kansas City Order 10-F, Amendment 19, covering fresh fruits and vegetables in Greene County, Missouri. Filed 3:41 p. m.

Kansas City Order 11-F, Amendment 19, covering fresh fruits and vegetables

in Jasper County, Missouri. Filed 3:41 p. m.

New Orleans Order 3-F, Amendment 34, covering fresh fruits and vegetables in State of Louisiana, Parishes of Orleans, St. Bernard and Jefferson (except Grand Isle). Filed 3:42 p. m.

New Orleans Order 5-F, Amendment 25, covering fresh fruits and vegetables in Shreveport, Bossier City, Monroe and West Monroe, Louisiana. Filed 3:42 p. m.

New Orleans Order 6-F, Amendment 25, covering fresh fruits and vegetables in certain Parishes in Louisiana, except in the cities of Shreveport, Bassier City, Monroe and West Monroe. Filed 3:42 p. m.

Region VII

Salt Lake City Order 7W, covering dry groceries in Salt Lake-Ogden-Provo Area. Filed 3:25 p. m.

Salt Lake City Order 33, covering certain dry grocery items in certain counties and communities in Utah. Filed 3:23 p. m.

Salt Lake City Order 33, Amendment 1, covering dry groceries in Salt Lake City, Ogden and Provo Area. Filed 3:23 p. m.

Salt Lake City Order 34, covering dry groceries in certain areas in Wyoming. Filed 3:23 p. m.

Salt Lake City Order 34, Amendment 1, covering dry groceries in Cache, Carbon, Emery, Richfield, Cedar City, Southern Idaho, Evanston, Wyoming Area. Filed 3:24 p. m.

Salt Lake City Order 35, covering dry groceries in the Cache, Carbon, Emery, Richfield, Cedar City, Southern Idaho, Evanston, Wyoming Area. Filed 3:24 p. m.

Salt Lake City Order 35, Amendment 1, covering dry groceries in Cache, Carbon, Emery, Cedar City, Southern Idaho, Evanston, Wyoming Area. Filed 3:24 p. m.

Salt Lake City Order 36, covering dry groceries in certain areas in Nevada and Arizona. Filed 3:24 p. m.

Salt Lake City Order 36, Amendment 1, covering dry groceries in certain counties in Wyoming. Filed 3:25 p. m.

Salt Lake City Order 37, covering dry groceries in Utah, Preston, Idaho; and Evanston, Kemmerer and Rock Springs, Wyoming. Filed 3:25 p. m.

Salt Lake City Order 37, Amendment 1, covering dry groceries in Utah, Preston, Idaho; and Evanston, Kemmerer, and Rock Springs, Wyoming. Filed 3:25 p. m.

Region VIII

Phoenix Order 2-C, Amendment 6, covering poultry in Arizona, excepting Coconino and Mohave counties lying north of the Colorado River. Filed 3:44 p. m.

Phoenix Order 2-C, Amendment 7, covering poultry in Arizona, excepting Coconino and Mohave counties lying north of the Colorado River. Filed 3:44 p. m.

Spokane Order 21-F, Amendment 8, covering fresh fruits and vegetables in certain areas in Idaho. Filed 3:43 p. m.

Spokane Order 22-F, Amendment 8, covering fresh fruits and vegetables in certain areas in and within 3 miles of Moscow, Idaho, and Pullman, Washington. Filed 3:44 p. m.

Spokane Order 23-F, Amendment 8, covering fresh fruits and vegetables in certain areas in and within 3 miles of Lewiston, Idaho and Clarkston, Washington. Filed 3:44 p. m.

Spokane Order 24-F, Amendment 7, covering fresh fruits and vegetables in certain areas of Columbia, Walla Walla, Benton and Franklin counties, Washington. Filed 3:44 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5749; Filed, Apr. 5, 1946;
11:29 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 22, 1946.

Region II

Baltimore Order 3-C, Amendment 1, covering poultry in Baltimore, Maryland, and within a radius of ten miles of Baltimore City Hall. Filed 4:13 p. m.

Baltimore Order 12-F, Amendment 8, covering fresh fruits and vegetables in State of Maryland with certain exceptions. Filed 4:13 p. m.

Philadelphia Order 34, Amendment 5, covering sugar in certain counties of Pennsylvania. Filed 4:13 p. m.

Philadelphia Order 35, Amendment 3, covering sugar in certain counties of Pennsylvania. Filed 4:13 p. m.

Philadelphia Order 36, Amendment 3, covering sugar in certain counties of Pennsylvania. Filed 4:14 p. m.

Pittsburgh Order 23, Amendment 1, covering dry groceries in certain parts of Pittsburgh District. Filed 4:10 p. m.

Pittsburgh Order 24, Amendment 1, covering dry groceries in certain parts of Pittsburgh District. Filed 4:10 p. m.

Pittsburgh Orders 25 and 7-W, Amendment 1, covering dry groceries in parts of Pittsburgh District. Filed 4:04 p. m.

Pittsburgh Order 26, Amendments 1 and 2, covering dry groceries in parts of Pittsburgh District. Filed 4:10 p. m.

Pittsburgh Order 27, Amendments 1 and 2, covering dry groceries in parts of Pittsburgh District. Filed 4:10, and 4:11 p. m.

Pittsburgh Orders 28 and 8-W, covering dry groceries in parts of Pittsburgh District. Filed 4:04 p. m.

Pittsburgh Orders 28 and 8-W, Amendments 1 and 2, covering dry groceries in parts of Pittsburgh District. Filed 4:04 and 4:11 p. m.

Pittsburgh Order 30, Amendment 1, covering dry groceries in parts of Pittsburgh District. Filed 4:11 p. m.

Pittsburgh Order 31, Amendment 1, covering dry groceries in parts of Pittsburgh District. Filed 10:50 a. m.

New York Order 7-W, covering dry groceries in certain counties of New York. Filed 4:09 p. m.

New York Order 35, covering dry groceries in certain counties of New York. Filed 4:09 p. m.

Scranton Order 5-F, Amendment 8, covering fresh fruits and vegetables in certain counties of Pennsylvania.

Syracuse Order 4-C, covering poultry in certain parts of Syracuse District. Filed 4:16 p. m.

Syracuse Order 4-C, Amendment 1, covering poultry in certain parts of Syracuse District. Filed 4:16 p. m.

Syracuse Order 5-C, covering poultry in certain parts of Syracuse District. Filed 4:03 p. m.

Syracuse Order 1-O, Amendment 4, covering eggs in certain parts of Syracuse District. Filed 4:03 p. m.

Syracuse Order 2-O, Amendment 4, covering eggs in certain parts of Syracuse District. Filed 4:03 p. m.

Syracuse Orders 48 and 12-W, covering dry groceries in certain counties of New York. Filed 4:14 p. m.

Syracuse Orders 51 and 13-W, covering dry groceries in certain counties of New York. Filed 4:14 p. m.

Region III

Charleston Order 10, Amendment 7, covering dry groceries in all counties of West Virginia. Filed 9:47 a. m.

Louisville Order 3-C, Amendment 11, covering poultry in Jefferson County, Kentucky and Clark and Floyd Counties, Indiana. Filed 9:49 a. m.

Charleston Order 10-F, Amendments 54 and 55, covering fresh fruits and vegetables in certain counties of West Virginia. Filed 9:42 a. m.

Charleston Order 11-F, Amendments 54 and 55, covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan Counties, West Virginia. Filed 9:43 a. m.

Charleston Order 14-F, Amendment 18, covering fresh fruits and vegetables in certain counties of West Virginia. Filed 9:44 a. m.

Charleston Order 15-F, Amendments 51 and 52, covering fresh fruits and vegetables in certain counties of West Virginia. Filed 9:44 and 9:45 a. m.

Charleston Order 16-F, Amendments 51 and 52, covering fresh fruits and vegetables in certain counties of West Virginia. Filed 9:45 and 9:46 a. m.

Charleston Order 17-F, Amendments 50 and 51, covering fresh fruits and vegetables in certain counties of West Virginia. Filed 9:46 and 9:47 a. m.

Region IV

Columbia Order 27-C, Amendment 7, covering poultry in Richland and Lexington Counties, South Carolina and Columbia, South Carolina District. Filed 4:15 p. m.

Columbia Order 27-O, Amendment 12, covering eggs in Richland and Lexington Counties, South Carolina in Columbia, South Carolina District. Filed 4:16 p. m.

Jacksonville Order 14-F, Amendment 20, covering fresh fruits and vegetables in City of Jacksonville, Florida. Filed 10:51 a. m.

Jacksonville Order 48, Amendment 1, covering dry groceries in certain counties of Florida. Filed 10:49 a. m.

Memphis Order 8-F, Amendments 19 and 20, covering fresh fruits and vegetables in City of Memphis and Shelby County, Tennessee. Filed 4:14 p. m.

Miami Order 7-C, Amendment 4, covering poultry in Hernando County. Filed 4:06 p. m.

Miami Order 8-C, Amendment 4, covering poultry in certain counties of Florida. Filed 4:06 p. m.

Miami Order 9-C, Amendment 4, covering poultry in Broward, Collier and Monroe Counties, Florida. Filed 4:06 p. m.

Miami Order 10-C, Amendment 4, covering poultry in Hernando County, Florida. Filed 4:06 p. m.

Miami Order 11-C, Amendment 4, covering poultry in certain counties of Florida. Filed 4:06 p. m.

Miami Order 12-C, Amendment 4, covering poultry in Broward, Collier and Monroe Counties in Florida. Filed 4:07 p. m.

Miami Order 5-F, Amendments 23 and 24, covering fresh fruits and vegetables in certain cities of Florida. Filed 10:48 and 10:47 a. m.

Miami Order 6-F, Amendments 21 and 22, covering fresh fruits and vegetables in Tampa, Florida, Area. Filed 4:05 p. m.

Miami Order 7-F, Amendment 11, covering fresh fruits and vegetables in specified areas of Florida. Filed 4:05 p. m.

Miami Order 8-F, Amendment 11, covering fresh fruits and vegetables in Monroe County, Florida. Filed 4:06 p. m.

Miami Order 12-O, Amendment 11, covering eggs in Dade County, Florida, in Miami, Florida District. Filed 4:07 p. m.

Raleigh Order 12-C, Amendment 4, covering poultry in Mecklenburg County, N. C. in Raleigh, N. C. District. Filed 4:04 p. m.

Raleigh Order 13-F, Amendment 20, covering fresh fruits and vegetables in certain counties of North Carolina. Filed 4:03 p. m.

Raleigh Order 14-F, Amendment 8, covering fresh fruits and vegetables in North Carolina with certain counties excepted. Filed 4:03 p. m.

Richmond Order 8-F, Amendment 18, covering fresh fruits and vegetables in Richmond District. Filed 9:49 a. m.

Richmond Order 13-F, Amendment 19, covering fresh fruits and vegetables in Richmond District. Filed 9:50 a. m.

Region V

Fort Worth Order 5-C, Amendment 14, covering poultry in Tarrant County, Texas. Filed 9:25 a. m.

Fort Worth Order 19-F, Amendment 24, covering fresh fruits and vegetables in Taylor, Tom Green and Wichita Counties, Texas. Filed 9:24 a. m.

Fort Worth Order 21-F, Amendment 20, covering fresh fruits and vegetables in Lubbock and Potter Counties, Texas. Filed 9:24 a. m.

Houston Order 2-C, Amendment 14, covering poultry in Harris County, Texas. Filed 9:27 a. m.

Houston Order 3-C, Amendment 14, covering poultry in Orange and Jefferson Counties, Texas. Filed 9:28 a. m.

Houston Order 4-C, Amendment 5, covering poultry in Galveston County, Texas. Filed 9:28 a. m.

Houston Order 4-F, Amendment 35, covering fresh fruits and vegetables in

certain cities and towns of Texas. Filed 9:26 a. m.

Houston Order 5-F, Amendment 35, covering fresh fruits and vegetables in Jefferson and Orange Counties, Texas. Filed 9:27 a. m.

Houston Order 4-O, Amendment 14, covering eggs in Harris County, Texas. Filed 9:29 a. m.

Houston Order 5-O, Amendment 14, covering eggs in Orange and Jefferson Counties, Texas. Filed 9:29 a. m.

Houston Order 6-O, Amendment 5, covering eggs in Galveston County, Texas. Filed 9:30 a. m.

Kansas City Order 4-F, Amendment 35, covering fresh fruits and vegetables in certain counties of Kansas and Jackson County, Missouri; and the City of North Kansas City, Missouri. Filed 4:16 p. m.

Kansas City Order 22, Amendment 3, Order 23, Amendment 2 and 5-W, Amendment 2, covering dry groceries. Filed 4:11 p. m.

Little Rock Order 4-C, Amendment 14, covering poultry in Pulaski County, Arkansas. Filed 9:34 a. m.

Little Rock Order 10-F, Amendment 36, covering fresh fruits and vegetables in Garland County, Arkansas. Filed 9:30 a. m.

Little Rock Order 12-F, Amendment 28, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 9:31 a. m.

Little Rock Order 13-F, Amendment 28, covering fresh fruits and vegetables in certain counties of Arkansas and in Bowie County, Texas. Filed 9:32 a. m.

Little Rock Order 14-F, Amendment 28, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 9:33 a. m.

Little Rock Order 15-F, Amendment 28, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 9:33 a. m.

Little Rock Order 4-O, Amendment 14, covering eggs in Pulaski County, Arkansas. Filed 9:34 a. m.

St. Louis Order 3-C, Amendment 14, covering poultry in St. Louis, Missouri, and St. Louis County, Missouri. Filed 9:38 a. m.

St. Louis Order 2-O, Amendment 14, covering eggs in St. Louis, Missouri, and St. Louis County, Missouri. Filed 9:38 a. m.

St. Louis Order 4-F, Amendment 35, covering fresh fruits and vegetables in City of St. Louis and County of St. Louis, Missouri. Filed 9:38 a. m.

San Antonio Order 3-O, Amendment 14, covering eggs in Bexar County, Texas. Filed 10:07 a. m.

San Antonio Order 6-C, Amendment 14, covering poultry in Bexar County, Texas. Filed 10:07 a. m.

San Antonio Order 6-F, Amendment 34, covering fresh fruits and vegetables in Bexar County, Texas. Filed 10:04 a. m.

San Antonio Order 7-F, Amendment 34, covering fresh fruits and vegetables in Austin, Texas. Filed 10:04 a. m.

San Antonio Order 8-F, Amendment 34, covering fresh fruits and vegetables in Corpus Christi, Texas. Filed 10:05 a. m.

San Antonio Order 9-F, Amendment 23, covering fresh fruits and vegetables in Culberson, El Paso, Hudspeth and

Presidio Counties, Texas. Filed 10:06 a. m.

Oklahoma Order 2-C, Amendment 14, covering poultry in Oklahoma, Tulsa and Muskogee Counties, Oklahoma. Filed 9:36 a. m.

Oklahoma Order 8-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Oklahoma. Filed 9:36 a. m.

Oklahoma Order 2-C, Amendment 14, covering poultry in Oklahoma, Tulsa and Muskogee Counties, Oklahoma. Filed 9:37 a. m.

Region V

Wichita Order 13-F, Amendment 18, covering fresh fruits and vegetables in Sedgwick County, Kansas. Filed 10:03 a. m.

Wichita Order 14-F, Amendment 18, covering fresh fruits and vegetables in certain counties of Kansas. Filed 10:03 a. m.

Wichita Order 15-F, Amendment 18, covering fresh fruits and vegetables in certain counties of Kansas. Filed 10:09 a. m.

Wichita Order 16-F, Amendment 18, covering fresh fruits and vegetables in Reno County, Kansas. Filed 10:09 a. m.

Wichita Order 17-F, Amendment 18, covering fresh fruits and vegetables in Shawnee County, Kansas. Filed 10:10 a. m.

Region VI

Des Moines Order 1-D, covering butter and cheese in certain counties of Iowa. Filed 4:07 p. m.

Des Moines Order 2-D, covering butter and cheese in certain counties of Iowa. Filed 4:07 p. m.

Des Moines Order 3-D, covering butter and cheese in certain counties of Iowa. Filed 4:07 p. m.

Des Moines Order 4-D, covering butter and cheese in certain counties of Iowa. Filed 4:08 p. m.

Des Moines Order 4-F, Amendment 24, covering fresh fruits and vegetables in Sioux City Area. Filed 9:15 a. m.

Des Moines Order 5-F, Amendment 24, covering fresh fruits and vegetables in Des Moines Area. Filed 9:15 a. m.

Des Moines Order 6-F, Amendment 24, covering fresh fruits and vegetables in Cedar Rapids Area. Filed 9:17 a. m.

Des Moines Order 7-F, Amendment 24, covering fresh fruits and vegetables in Davenport Area. Filed 9:18 a. m.

Des Moines Order 1-O, Amendments 20 and 21, covering eggs in Des Moines, West Des Moines and Marshalltown, Iowa. Filed 9:20 and 9:21 a. m.

Des Moines Order 2-O, Amendments 16 and 17, covering eggs in Council Bluffs and Sioux City Area. Filed 9:21 and 9:22 a. m.

Des Moines Order 3-O, Amendments 16 and 17, covering eggs in Fort Dodge and Mason City, Iowa, Area. Filed 4:16 and 4:17 p. m.

Des Moines Order 4-O, Amendments 16 and 17, covering eggs in Dubuque, Waterloo, Cedar Rapids, Clinton, Davenport, Burlington and Ottumwa, Iowa, Areas. Filed 4:17 p. m.

Des Moines Order 22, covering dry groceries in certain counties of Iowa. Filed 4:05 p. m.

Des Moines Order 23, covering dry groceries in certain counties of Iowa. Filed 4:04 p. m.

Des Moines Order 25, Amendment 1, covering dry groceries in Iowa with exception of Lyon and Osceola Counties. Filed 9:18 a. m.

Fargo-Moorhead Order 1-F, Amendment 23, covering fresh fruits and vegetables in certain counties of North Dakota. Filed 9:51 a. m.

Fargo-Moorhead Order 2-F, Amendment 23, covering fresh fruits and vegetables in certain North Dakota Counties. Filed 9:51 a. m.

Fargo-Moorhead Order 3-F, Amendment 23, covering fresh fruits and vegetables in certain Minnesota Counties. Filed 9:52 a. m.

Fargo-Moorhead Order 43, Amendment 2, covering dry groceries in certain cities of North Dakota and Minnesota. Filed 4:11 p. m.

Fargo-Moorhead Order 44, Amendment 2, covering dry groceries in certain areas of North Dakota and Minnesota. Filed 4:11 p. m.

Milwaukee Order 8-F, Amendment 51, covering fresh fruits and vegetables in Dane County, Wisconsin. Filed 9:52 a. m.

Milwaukee Order 9-F, Amendment 51, covering fresh fruits and vegetables in Sheboygan and Fond du Lac Counties, Wisconsin. Filed 9:53 a. m.

Milwaukee Order 11-F, Amendment 43, covering fresh fruits and vegetables in Milwaukee County and Cities of Racine and Kenosha. Filed 9:54 a. m.

Milwaukee Order 12-F, Amendment 24, covering fresh fruits and vegetables in LaCrosse and Sparta, Wisconsin.

Milwaukee Order 1-O, Amendment 15, covering eggs in Milwaukee County, Wisconsin. Filed 9:54 a. m.

Omaha Order 15-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Iowa. Filed 9:56 a. m.

Omaha Order 16-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Nebraska. Filed 9:56 a. m.

Omaha Order 17-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Nebraska. Filed 9:57 a. m.

Peoria Order 16-F, Amendments 6 and 7, covering fresh fruits and vegetables in certain counties of Illinois. Filed 4:12 p. m. and 10:55 a. m.

Peoria Order 17-F, Amendments 6 and 7, covering fresh fruits and vegetables in certain counties of Illinois. Filed 4:12 p. m. and 10:55 a. m.

Peoria Order 18-F, Amendments 6 and 7, covering fresh fruits and vegetables in certain counties of Illinois. Filed 4:12 p. m. and 10:52 a. m.

Peoria Order 19-F, Amendments 6 and 7, covering fresh fruits and vegetables in certain counties of Illinois. Filed 4:12 and 4:18 p. m.

Twin City Order 3-F, Amendment 24, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 4:18 p. m.

Twin City Order 7-F, Amendment 8, covering fresh fruits and vegetables in

certain counties of Minnesota. Filed 11:24 a. m.

Twin City Order 8-F, Amendment 7, covering fresh fruits and vegetables in certain counties of Minnesota. Filed 11:23 a. m.

Springfield Order 24-F, Amendment 2, covering fresh fruits and vegetables in Springfield, Illinois, District. Filed 4:18 p. m.

Twin City Order 3-C, Amendment 4, covering poultry in certain areas within the "Twin Cities District Office" Area. Filed 11:20 a. m.

Twin City Order 1-M, covering bottled beer in certain counties of Minnesota. Filed 4:13 p. m.

Twin City Order 2-O, Amendment 6, covering eggs in certain areas within the "Twin Cities District Office" Area. Filed 11:19 a. m.

Region VII

Denver Order 4-F, Amendment 35, covering fresh fruits and vegetables in the Denver Area. Filed 11:16 a. m.

Denver Order 5-F, Amendment 35, covering fresh fruits and vegetables in the Pueblo Area. Filed 11:15 a. m.

Denver Order 6-F, Amendment 35, covering fresh fruits and vegetables in the Colorado Springs and Manitou Area. Filed 11:14 a. m.

Denver Order 7-F, Amendment 35, covering fresh fruits and vegetables in the Boulder, Fort Collins, Greeley Area. Filed 11:14 a. m.

Denver Order 8-F, Amendment 4, covering fresh fruits and vegetables in the Trinidad Area. Filed 11:13 a. m.

Albuquerque Order 31-C, Amendment 11, covering poultry in the Albuquerque Area. Filed 4:08 p. m.

Albuquerque Order 38-O, Amendment 10, covering poultry in the Albuquerque Area. Filed 4:08 p. m.

Salt Lake City Order 1-D, covering butter and cheese in the state of Utah and certain areas of Idaho, Wyoming, Arizona and Nevada. Filed 4:15 p. m.

Salt Lake City Order 2-D, covering butter and cheese in the state of Utah and certain areas of Idaho, Wyoming, Arizona and Nevada. Filed 4:15 p. m.

Salt Lake City Order 14-F, Amendment 4, covering fresh fruits and vegetables in certain areas of Utah. Filed 9:58 a. m.

Salt Lake City Order 15-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:58 a. m.

Salt Lake City Order 16-F, Amendment 4, covering fresh fruits and vegetables in certain areas in Utah. Filed 9:59 a. m.

Salt Lake City Order 7-W, Amendment 1, covering dry groceries in Salt Lake, Ogden, Provo Area. Filed 4:14 p. m.

Region VIII

Reno Order 5-C, Amendment 9, covering poultry in Washoe County. Filed 11:08 a. m.

Reno Order 7-C, Amendment 9, covering poultry in certain counties in Nevada. Filed 11:08 a. m.

Reno Order 9-C, Amendment 9, covering poultry in Clark, Eureka, Lincoln, and White Pine Counties. Filed 11:07 a. m.

Nevada Order 11-F, Amendment 17, covering fresh fruits and vegetables in Reno and Sparks, Nevada. Filed 4:17 p. m.

Nevada Order 12-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Nevada. Filed 4:18 p. m.

Nevada Order 13-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Nevada. Filed 4:18 p. m.

Nevada Order 14-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Nevada. Filed 11:12 a. m.

Nevada Order 15-F, Amendment 17, covering fresh fruits and vegetables in certain areas in Nevada. Filed 11:11 a. m.

Reno Order 8-O, Amendment 14, covering eggs in certain counties in Nevada. Filed 11:07 a. m.

Reno Order 10-O, Amendment 14, covering eggs in Elko, Eureka, Lincoln, and White Pine Counties. Filed 11:06 a. m.

Reno Order 12-O, Amendment 14, covering eggs in Clark County. Filed 11:06 a. m.

Reno Order 32, Amendment 6, covering dry groceries in Reno and Sparks. Filed 11:11 a. m.

Reno Order 33-, Amendment 6, covering dry groceries in certain areas in Nevada. Filed 11:11 a. m.

Reno Order 34, Amendment 6, covering dry groceries in certain areas in Nevada. Filed 11:10 a. m.

Reno Order 38, Amendment 2, covering dry groceries in Carson City, Fallon, Lovelock, Reno, and Sparks. Filed 11:10 a. m.

Reno Order 39, Amendment 2, covering dry groceries in Babbitt, Elko, Ely, Tonopah, and Winnemucca. Filed 11:10 a. m.

Phoenix Order 2-C, Amendment 8, covering poultry in certain areas in Arizona. Filed 10:02 a. m.

Phoenix Order 9-F, Amendment 33, covering fresh fruits and vegetables in certain areas in Arizona. Filed 9:59 a. m.

Phoenix Order 10-F, Amendment 29, covering fresh fruits and vegetables in the Tucson Area. Filed 10:01 a. m.

Phoenix Order 11-F, Amendment 28, covering fresh fruits and vegetables in the Cochise Area. Filed 10:01 a. m.

Seattle Order 16-F, Amendment 28, covering fresh fruits and vegetables in Seattle, Tacoma, and Bremerton, Washington. Filed 4:17 p. m.

Seattle Order 17-F, Amendment 27, covering fresh fruits and vegetables in Bellingham and Everett, Washington. Filed 4:17 p. m.

Seattle Order 18-F, Amendment 28, covering fresh fruits and vegetables in Olympia, Aberdeen, Hoquiam, Centralia and Chehalis, Washington. Filed 4:17 p. m.

Spokane Order 20-F, Amendment 8, covering fresh fruits and vegetables in certain areas in Washington. Filed 4:15 p. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5750; Filed, Apr. 5, 1946; 11:29 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 27, 1946.

Region I

Concord Order 9-F, Amendment 49, covering fruits and vegetables in Manchester, Nashua, Concord, Rochester, Somersworth, Dover and Portsmouth. Filed 9:10 a. m.

Hartford Order 5-F, Amendment 48, covering fruits and vegetables in Waterbury and Watertown. Filed 9:16 a. m.

New England Order 1-C, Amendment 17, covering chickens in Massachusetts except Dukes and Nantucket Counties. Filed 9:32 a. m.

New England Order 7-F, Amendment 48, covering fruits and vegetables in the Boston Area. Filed 9:28 a. m.

New England Order 8-F, Amendment 44, covering fruits and vegetables in certain cities in Massachusetts. Filed 9:29 a. m.

New England Order 9-F, Amendment 45, covering fruits and vegetables in Acushnet, Dartmouth, Fairhaven, Fall River, Freetown, New Bedford, Somerset, Westport in Massachusetts. Filed 9:30 a. m.

New England Order 10-F, Amendment 43, covering fruits and vegetables in certain cities in Massachusetts. Filed 9:30 a. m.

New England Order 11-F, Amendment 44, covering fruits and vegetables in certain cities in Massachusetts. Filed 9:30 a. m.

New England Order 13-F, Amendment 25, covering fruits and vegetables in the Brockton Area. Filed 9:31 a. m.

New England Order 14-F, Amendment 6, covering fruits and vegetables in Barnstable County in Massachusetts. Filed 9:32 a. m.

Region II

Baltimore Order 3-C, Amendment 1, covering poultry and eggs in the Baltimore City Area in Maryland. Filed 9:12 a. m.

Baltimore Order 11-F, Amendment 8, covering fruits and vegetables in the Baltimore City Area in Maryland. Filed 9:11 a. m.

D. C. Order 8-C, Amendment 1 and 2-O, Amendment 5, covering poultry and eggs in the Washington, D. C. Area. Filed 9:15 a. m.

D. C. Order 6-F, Amendment 8, covering fruits and vegetables in the Washington, D. C. Area. Filed 9:14 a. m.

D. C. Order 7-W, Amendment 2, covering dry groceries in the Washington, D. C. Area. Filed 9:16 a. m.

D. C. Order 7-W, Amendment 3, covering dry groceries in the Washington, D. C. Area. Filed 9:11 a. m.

D. C. Order 15, Amendment 2, covering dry groceries in the Washington, D. C. Area. Filed 9:14 a. m.

Newark Order 3-O, Amendment 2, covering eggs in certain counties in New Jersey. Filed 9:12 a. m.

Newark Order 4-O, Amendment 2, covering eggs in certain counties in New Jersey. Filed 9:13 a. m.

Philadelphia Order 4-C, Amendment 1, covering poultry in Philadelphia, Dela-

ware and Montgomery Counties in Pennsylvania, and Camden County in New Jersey. Filed 9:20 a. m.

Philadelphia Order 14-F, Amendment 8, covering fruits and vegetables in the City and County of Philadelphia. Filed 9:18 a. m.

Philadelphia Order 15-F, Amendment 8, covering fruits and vegetables in Bucks, Chester, Delaware and Montgomery Counties in Pennsylvania. Filed 9:18 a. m.

Philadelphia Order 16-F, Amendment 8, covering fruits and vegetables in Berks, Lehigh and Northampton Counties in Pennsylvania. Filed 9:19 a. m.

Philadelphia Order 26-O, Amendment 5, covering eggs in the Philadelphia and Newark Districts. Filed 9:21 a. m.

Philadelphia Order 39, Amendment 3, covering dry groceries in certain counties in Pennsylvania. Filed 9:19 a. m.

Philadelphia Order 39, Amendment 4, covering dry groceries in certain counties in Pennsylvania. Filed 9:20 a. m.

Region III

Cincinnati Order 13-F, covering fruits and vegetables in certain counties in Ohio. Filed 9:33 a. m.

Cincinnati Order 15-F, covering fruits and vegetables in certain counties in Ohio and Kentucky. Filed 9:33 a. m.

Detroit Order 10-F, Amendment 25, covering fruits and vegetables in the Counties of Wayne and Macomb in the State of Michigan. Filed 9:34 a. m.

Detroit Order 10-F, Amendment 26, covering certain Counties in Michigan. Filed 9:34 a. m.

Detroit Order 10-F, Amendment 27, covering fruits and vegetables in certain counties in Michigan. Filed 9:37 a. m.

Region IV

Atlanta Order 30-C, Amendment 8, covering poultry in Zone 22 in Georgia. Filed 9:38 a. m.

Atlanta Order 31-C, Amendment 8, covering poultry in Zone 22 in Georgia. Filed 9:38 a. m.

Atlanta Order 32-C, Amendment 8, covering poultry in Zone 23 in Georgia. Filed 9:39 a. m.

Atlanta Order 33-C, Amendment 8, covering poultry in Zone 23 in Georgia. Filed 9:39 a. m.

Atlanta Order 34-C, Amendment 8, covering poultry in Zone 25 in Georgia. Filed 9:39 a. m.

Atlanta Order 35-C, Amendment 8, covering poultry in Zone 25 in Georgia. Filed 9:40 a. m.

Atlanta Order 36-C, Amendment 3, covering poultry in Atlanta-Decatur Metropolitan Trade Area in the Atlanta, Georgia District. Filed 9:40 a. m.

Atlanta Order 7-W, Amendment 5, covering dry groceries in the Atlanta District Area. Filed 9:38 a. m.

Atlanta Order 7-W and 38, covering dry groceries in the Atlanta Area. Filed 9:09 a. m.

Atlanta Order 39 covering dry groceries in the Atlanta Area. Filed 9:08 a. m.

Atlanta Order 8-W and 40 covering dry groceries in certain counties in Georgia. Filed 9:07 a. m.

Atlanta Order 41 covering dry groceries in the Savannah Area. Filed 9:06 a. m.

Birmingham Order 5-F, Amendment 24, covering fruits and vegetables in Jefferson County, Alabama. Filed 9:05 a. m.

Columbia Order 27-C, Amendment 8, covering poultry in Richland and Lexington Counties, South Carolina. Filed 9:03 a. m.

Columbia Order 8-F, Amendment 21, covering fruits and vegetables in the State of South Carolina. Filed 9:04 a. m.

Jackson Order 6-F, Amendment 4, covering fruits and vegetables in certain counties in Mississippi. Filed 9:27 a. m.

Jackson Order 7-F, Amendment 24, covering fruits and vegetables in certain counties in Mississippi. Filed 9:05 a. m.

Raleigh Order 11-C, Amendment 5, covering poultry in certain counties in North Carolina. Filed 9:22 a. m.

Raleigh Order 12-C, Amendment 5, covering poultry in Mecklenburg County, N. C. and in the Raleigh, N. C. District. Filed 9:22 a. m.

Raleigh Order 13-F, Amendment 21, covering fruits and vegetables in certain counties in North Carolina. Filed 9:21 a. m.

Raleigh Order 14-F, Amendment 9, covering fruits and vegetables in certain counties in North Carolina. Filed 9:22 a. m.

Region V

Oklahoma City Order 2-C, Amendment 3, covering poultry in Tulsa and Muskogee Counties, Oklahoma. Filed 9:27 a. m.

Oklahoma City Order 9-F, Amendment 3, covering fresh fruits and vegetables in Oklahoma except for certain counties. Filed 9:09 a. m.

Oklahoma City Order 1-O, Amendment 5A, covering poultry in Oklahoma, Tulsa, and Muskogee Counties, Oklahoma. Filed 9:09 a. m.

St. Louis Order 5-W, Amendment 2, covering dry groceries in city and county of St. Louis, Missouri. Filed 9:24 a. m.

St. Louis Order 6-W, Amendment 2, covering dry groceries in certain areas in Missouri. Filed 9:24 a. m.

St. Louis Order 23, Amendment 4, covering dry groceries in the city and county of St. Louis, Missouri. Filed 9:10 a. m.

St. Louis Order 24, Amendment 4, covering dry groceries in certain areas in Missouri. Filed 9:23 a. m.

St. Louis Order 25, Amendment 4, covering dry groceries in certain areas in Missouri. Filed 9:23 a. m.

Region VI

Omaha Order 1-D, covering butter and cheese in the state of Nebraska. Filed 9:26 a. m.

Omaha Order 2-D, covering butter and cheese in the state of Nebraska. Filed 9:26 a. m.

Peoria Order 12, Amendment 2, covering dry groceries in certain counties in Illinois. Filed 9:26 a. m.

Region VII

Albuquerque Order 31-C, Amendment 12, covering poultry in the Albuquerque Area. Filed 9:02 a. m.

Albuquerque Order 8-F, Amendment 52, covering fresh fruits and vegetables in the Albuquerque Area. Filed 9:03 a. m.

Albuquerque Order 38-O, Amendment 11, covering poultry in the Albuquerque Area. Filed 9:01 a. m.

Region VIII

Phoenix Order 11-F, Amendment 17, covering fresh fruits and vegetables in the Cochise Area. Filed 9:16 a. m.

Phoenix Order 22-W, Amendment 4, covering dry groceries in the Yuma County Area. Filed 9:28 a. m.

Portland Order 32-F, Amendment 19, covering fresh fruits and vegetables in certain areas in Oregon. Filed 9:01 a. m.

Portland Order 32-F, Amendment 20, covering fresh fruits and vegetables in certain areas in Oregon. Filed 9:00 a. m.

Portland Order 33-F, Amendment 19, covering fresh fruits and vegetables in Roseburg, Grants Pass, Ashland, Lakeview, Oregon Area. Filed 9:00 a. m.

Portland Order 33-F, Amendment 20, covering fresh fruits and vegetables in Roseburg, Grants Pass, Ashland, Lakeview, Oregon Area. Filed 9:00 a. m.

Portland Order 34-F, Amendment 18, covering fresh fruits and vegetables in the Astoria, Coos Bay, Oregon Area. Filed 8:59 a. m.

Portland Order 34-F, Amendment 19, covering fresh fruits and vegetables in the Astoria, Coos Bay, Oregon Area. Filed 8:59 a. m.

Portland Order 35-F, Amendment 19, covering fresh fruits and vegetables in the Florence, Reedsport, Coquille, Oregon Area. Filed 8:59 a. m.

Portland Order 35-F, Amendment 20, covering fresh fruits and vegetables in the Florence, Reedsport, Coquille, Oregon Area. Filed 8:59 a. m.

Portland Order 36-F, Amendment 19, covering fresh fruits and vegetables in corporate limits of the cities of Bend and Pendleton, Oregon. Filed 8:58 a. m.

Portland Order 36-F, Amendment 20, covering fresh fruits and vegetables in corporate limits of the cities of Bend and Pendleton, Oregon. Filed 8:58 a. m.

Portland Order 37-F, Amendment 19, covering fresh fruits and vegetables in La Grande, Baker, Redmond, Heppner, Oregon Area. Filed 8:58 a. m.

Portland Order 37-F, Amendment 20, covering fresh fruits and vegetables in La Grande, Baker, Redmond, Heppner, Oregon Area. Filed 8:58 a. m.

Portland Order 37-F, Amendment 20, covering fresh fruits and vegetables in La Grande, Baker, Redmond, Heppner, Oregon Area. Filed 8:58 a. m.

Portland Order 38-F, Amendment 19, covering fresh fruits and vegetables in the Haines, Wallowa, Enterprise, Oregon Area. Filed 8:58 a. m.

Portland Order 38-F, Amendment 20, covering fresh fruits and vegetables in the Haines, Wallowa, Enterprise, Oregon Area. Filed 8:57 a. m.

Portland Order 39-F, Amendment 19, covering fresh fruits and vegetables in the Albany, Corvallis, Eugene, Oregon Area. Filed 8:57 a. m.

Portland Order 39-F, Amendment 20, covering fresh fruits and vegetables in the Albany, Corvallis, Eugene, Oregon Area. Filed 8:57 a. m.

Portland Order 40-F, Amendment 16, covering fresh fruits and vegetables in corporate limits of the city of The Dalles, Oregon. Filed 8:57 a. m.

Portland Order 41-F, Amendment 20, covering fresh fruits and vegetables in Kelso, Salem, Hood River, Clatskanie, Forest Grove, Oregon Area. Filed 8:56 a. m.

Portland Order 42-F, Amendment 20, covering fresh fruits and vegetables in certain cities and communities of Oregon. Filed 8:56 a. m.

Portland Order 42-F, Amendment 21, covering fresh fruits and vegetables in certain cities and communities in Oregon. Filed 8:54 a. m.

Portland Order 43-F, covering fresh fruits and vegetables in Kelso, Salem, The Dalles, Clatskanie, Forest Grove, Oregon Area. Filed 8:55 a. m.

Portland Order 3-P, Revocation, covering sales of fish in the Portland, Vanport, Oregon, and Vancouver, Washington Area. Filed 8:55 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5751; Filed, Apr. 5, 1946;
11:29 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 28, 1946:

Region I

New England Order 2-O, Amendment 5, covering eggs in the Commonwealth of Mass. except Dukes and Nantucket counties. Filed 2:42 p. m.

New England Order 4-O, Amendment 5, covering eggs in certain cities and towns in the Commonwealth of Mass. Filed 2:43 p. m.

New England Order 6-O, Amendment 6, covering eggs in the Greater Boston Trading Area. Filed 2:43 p. m.

New England Order 1, Amendment 5, covering certain dry grocery items in the Commonwealth of Mass. except those in Dukes and Nantucket counties. Filed 2:42 p. m.

Region II

New York Order 10-C, Amendment 1, covering poultry in the City of New York and Nassau and Westchester counties. Filed 2:44 p. m.

New York Order 22-O, Amendment 5, covering eggs in the City of New York and Nassau and Westchester counties. Filed 2:50 p. m.

New York Order 14-F, Amendment 8, covering fresh fruits and vegetables in the five boroughs of New York City. Filed 2:43 p. m.

New York Order 15-F, Amendment 8, covering fresh fruits and vegetables in Nassau and Westchester counties, N. Y. Filed 2:44 p. m.

New York Order 16-F, Amendment 8, covering fresh fruits and vegetables in the counties of Dutchess, Orange, Putnam, Rockland, Suffolk and Ulster, New York. Filed 2:44 p. m.

Region III

Cincinnati Order 27, covering dry groceries in certain counties of the Cincinnati area. Filed 2:50 p. m.

Cincinnati Order 29, covering dry groceries in certain counties of Ohio. Filed 2:50 p. m.

Cleveland Order 3-F, Amendment 40, covering fresh fruits and vegetables in Lucas County and Townships of Lake, Ross, Rossford and Perrysburg in Wood County, Ohio. Filed 2:51 p. m.

Cleveland Order 4-F, Amendment 34, covering fresh fruits and vegetables in certain areas of Ohio. Filed 2:53 p. m.

Cleveland Order 6-F, Amendment 18, covering fresh fruits and vegetables in Cuyahoga County, Ohio. Filed 2:53 p. m.

Cleveland Order 7-F, Amendment 18, covering fresh fruits and vegetables in certain areas in the Ohio District. Filed 2:54 p. m.

Detroit Order 11-F, Amendment 1, covering fresh fruits and vegetables in the designated counties of the Detroit District. Filed 10:15 a. m.

Detroit Order 6-W, Amendment 3, covering wholesale community food prices in the Saginaw District. Filed 10:15 a. m.

Indianapolis Order 5-O, Amendment 11, covering eggs in certain counties of Indiana. Filed 2:47 p. m.

Indianapolis Order 6-O, Amendment 11, covering eggs in certain counties of Indiana. Filed 2:47 p. m.

Cincinnati Order 11-W, covering dry groceries wholesale and retail in certain counties in Ohio. Filed 2:51 p. m.

Region IV

Atlanta Order 10-O (Issued by Savannah District Office), Amendment 3, covering eggs in Zone 16 in Georgia. Filed 2:40 p. m.

Atlanta Order 13-O (Issued by Savannah District Office), Amendment 10, covering eggs in Chatham County, Ga. Filed 2:39 p. m.

Atlanta Order 22-O, Amendment 12, covering eggs in Atlanta-Decatur Trade Area, Atlanta. Filed 2:39 p. m.

Atlanta Order 14-C (Issued by Savannah District Office), Amendment 4, covering poultry in Chatham County, Ga. Filed 2:40 p. m.

Atlanta Orders 8-W, 40, Amendment 4, covering dry groceries in the Savannah area. Filed 2:41 p. m.

Richmond Order 3-C, Amendment 9, covering dry groceries in the Richmond District. Filed 2:40 p. m.

Richmond Order 5-C, Amendment 5, covering dry groceries in the Richmond District. Filed 2:40 p. m.

Region VI

Green Bay Order 7-F, Amendment 24, covering fresh fruits and vegetables in certain areas of Wisconsin. Filed 2:47 p. m.

Green Bay Order 8-F, Amendment 24, covering fresh fruits and vegetables in certain counties of Wisconsin. Filed 2:47 p. m.

Green Bay Order 9-F, Amendment 24, covering fresh fruits and vegetables in the counties of Florence, Forest and Marinette of Wisconsin. Filed 2:45 p. m.

Green Bay Order 10-F, Amendment 25, covering fresh fruits and vegetables in Eau Claire and Chippewa Falls, Wisconsin. Filed 2:45 p. m.

Green Bay Order 11-F, Amendment 11, covering fresh fruits and vegetables

in certain areas of Wisconsin. Filed 2:44 p. m.

Green Bay Order 12-F, Amendment 11, covering fresh fruits and vegetables in certain areas of Wisconsin. Filed 2:43 p. m.

Omaha Order 32, Amendment 2, covering dry groceries in certain Nebraska counties. Filed 2:41 p. m.

Omaha Order 35, Amendment 2, covering dry groceries in certain counties in Nebraska. Filed 2:42 p. m.

Omaha Order 11-W, Amendment 2, covering dry groceries in North Platte and McCook, Nebraska. Filed 2:41 p. m.

Omaha Order 12-W, Amendment 2, covering dry groceries in Crawford and the county of Scotts Bluff, Nebraska. Filed 2:42 p. m.

Sioux Falls Order 5-F, Amendment 9, covering fresh fruits and vegetables in the county of Minnehaha, South Dakota. Filed 2:39 p. m.

Springfield Order 1-D, Amendment 1, covering butter and cheese in all counties. Filed 2:46 p. m.

Springfield Order 2-D, Amendment 1, covering butter and cheese in all counties. Filed 2:46 p. m.

Springfield Order 24-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Illinois. Filed 2:46 p. m.

Region VIII

Reno Order 8-O, Amendment 15, covering eggs in certain counties in Nevada. Filed 2:49 p. m.

Reno Order 10-O, Amendment 15, covering eggs in Elko, Eureka, Lincoln, and White Pine Counties. Filed 2:50 p. m.

Reno Order 12-O, Amendment 15, covering eggs in Clark County. Filed 2:50 p. m.

Nevada Order 15-F, Amendment 17-A, covering fresh fruits and vegetables in certain areas in Nevada. Filed 2:48 p. m.

Nevada Order 5-C, Amendment 10, covering poultry in Washoe County. Filed 2:49 p. m.

Reno Order 7-C, Amendment 10, covering poultry in certain counties in Nevada. Filed 2:49 p. m.

Reno Order 9-C, Amendment 10, covering poultry in Clark, Elko, Eureka, Lincoln, and White Pine counties. Filed 2:49 p. m.

Nevada Order 11-F, Amendment 17-A, covering fresh fruits and vegetables in Reno and Sparks, Nevada. Filed 2:47 p. m.

Phoenix Order 9-F, Amendment 34, covering fresh fruits and vegetables in the Phoenix Area. Filed 9:14 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5752; Filed, Apr. 5, 1946;
11:30 a. m.]

[Region II Order G-54 Under RMPR 122,
Amdt. 5]

SOLID FUELS IN NEW YORK REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional

Administrator of the Office of Price Administration by § 1340.259 (a) (1) and Rule 4 under § 1340.254 of Revised Maximum Price Regulation No. 122, Order No. G-54 is amended in the following respects:

1. The paragraph in Amendment No. 2 to Order No. G-54, issued on January 31, 1945, incorporating the effective date and expiration date of that amendment, is modified to read as follows: "This Amendment No. 2 to Order No. G-54 shall become effective February 1, 1945."

2. The paragraph in Amendment No. 3 to Order No. G-54, issued on February 3, 1945, incorporating the effective date and expiration date of that amendment, is modified to read as follows: "This Amendment No. 3 to Order No. G-54 shall become effective February 12, 1945."

This Amendment No. 5 to Order No. G-54 shall become effective on March 31, 1945.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 31st day of March 1945.

DANIEL P. WOOLLEY,
Regional Administrator.

[F. R. Doc. 46-5778; Filed, Apr. 5, 1946; 1:41 p. m.]

[Region II Order G-54 Under RMFR 122, Amdt. 6]

SOLID FUELS IN NEW YORK REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.259 (a) (1) and Rule 4 under § 1340.254 of Revised Maximum Price Regulation No. 122, Order No. G-54 is amended in the following respects:

1. A new paragraph (o) is inserted immediately after paragraph (n) to read as follows:

(o) Wherever a margin of "\$3.75" or "\$2.50" is provided for in this order, there shall be substituted therefore a margin of "\$3.85" or "\$2.60" in place and instead of the said margins of "\$3.75" or "\$2.50".

This amendment to Order No. G-54 shall become effective as of January 2, 1946 and shall, unless earlier revoked or replaced, expire at midnight, April 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued January 25, 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-5779; Filed, Apr. 5, 1946; 1:41 p. m.]

[Kansas City Order G-1 Under Gen. Order 68]

CERTAIN BUILDING MATERIALS IN CLAY AND JACKSON COUNTIES, MO., AND JOHNSON AND WYANDOTTE COUNTIES, KANS.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in the geographical area comprising Clay and Jackson Counties, Missouri and Johnson and Wyandotte Counties, Kansas.

SEC. II. Definitions. (1) The term retail sale as used in this order means any sale of the building materials covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

(2) **Free delivery zone.** The term free delivery zone as used in this order includes all points within a radius of 10 miles from the place from which delivery is made and all points within the following described boundary line:

Beginning at the North end of the Fairfax Bridge across the Missouri River, thence north and east along U. S. Highway 69 to Claycomo, then south along an unnumbered road to the Missouri River, thence straight south across the Missouri River and along the south bank thereof to and including Cement City, thence southwest along County Road 7E to Sugar Creek Road (4N), thence east along Sugar Creek Road (4N) to a common junction thereof with U. S. Highway 24 and an unnumbered highway, thence southeast over such unnumbered highway to its junction with Jones Road and south thereon and on Necessary Road to Holke Road; thence west thereon to Kiger Road; thence south thereon to Evans & Sheley Lane; thence west thereon to Noland Road (U. S. Highway 71 By-Pass); thence south thereon to junction with U. S. Highway 40; thence west along U. S. Highway 40 and Alternate U. S. Highway 40 to Norfleet Road; thence south thereon to Smith Road (or an unnumbered highway representing an extension thereof); thence generally west thereon to Woodson Road; thence south on Woodson Road to junction with County Road (8E); thence west to Raytown South Road; thence south on Raytown South Road (5E) to Bannister Road; thence west on Bannister Road to Blue Ridge Boulevard Extension (County Road 4E); thence south on Blue Ridge Boulevard Extension to junction with Red Bridge Road, east of Hickman Mills; thence west through Hickman Mills on Red Bridge Road (County Road 10S) to Missouri-Kansas State line; thence north on Missouri-Kansas State Line to 93d Street; thence west on 93d Street to Mission Road; thence north on Mission Road to 83d Street; thence west on 83d Street through and including Overland Park to State Highway 58 and southwest thereon to the Mission Township line; thence north on Mission Township line to U. S. Highway 50; thence west on U. S. Highway 50 and State Highway 10 to Cemetery Road; thence north on Cemetery Road to Fisher Lane; thence east thereon to O'Hara Road; thence north to Hester Road; thence west thereon to Holliday Road; thence southwest along Holliday Road to a point directly south of Morris; thence north through Morris to Muncie; thence northeast from Muncie on State Highway 32 to its junction with Francis Road; thence generally north along Francis Road to its junction with U. S. Highway 40; thence east on U. S. Highway 40 to its junction with Brenner Heights Road; thence generally north on Brenner Heights Road to Parallel Avenue; thence west thereon to Mahan Road and north thereon to its junction with Dickenson Road; thence east on Dickenson Road to Nearman; thence north to the Missouri River and thence east and south along the south bank of the Missouri River to Fairfax Bridge; thence across the bridge to point of beginning (including all

points and places within the limits of all points described as on said boundary). The boundary line so described shall be construed as following the center of the public highways named. The above described area is generally known and referred to as Greater Kansas City.

SEC. III. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix A of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. Invoices and notification. Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store, delivered to job site in free delivery area, or delivered outside free delivery area.
6. If delivery is made outside the seller's free delivery zone, the amount of any delivery charges made stated separately on the invoice.
7. A statement of cash discounts allowed for prompt payment.
8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. Addition of increase in supplier's prices prohibited. The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices set hereby to reflect such increases are within the discretion of the District Director.

SEC. VIII. What this order prohibits. Regardless of any obligation no person shall:

(1) Sell, or in the course of trade or business buy, building materials at higher prices than the maximum prices set by this order; but less than the maximum prices may at any time be charged, paid or offered.

(2) Obtain higher than maximum prices by:

(i) Making a charge for delivery of building material items delivered within the free delivery zone hereinafter defined;

(ii) Making a charge for delivery outside the free delivery zone in excess of that permitted by this order;

(iii) Making a charge higher than this order authorizes for the extension of credit;

(iv) Failure to give the discounts required by this order for prompt payment;

(v) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(vi) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. *Enforcement.* (1) Persons violating any provisions of this order are subject to civil and criminal penalties, including suits for treble damages, provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Kansas City District Office of the Office of Price Administration.

SEC. X. *Building materials not covered by this order.* There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under

the applicable Maximum Price Regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Kansas City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective February 11, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Kansas City, Missouri, this 6th day of February 1946.

J. G. CALLAWAY,
District Director.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING MATERIALS WHEN SUCH SALES ARE MADE IN THE AREA COMPRISING CLAY AND JACKSON COUNTIES IN MISSOURI AND JOHNSON AND WYANDOTTE COUNTIES IN KANSAS

[Maximum prices in dollars per selling unit]

Item	When sold in quantities of	Selling unit	Delivered in free delivery zone	F. o. b. yard, store or plant. (f. o. b. railroad car in case of CL sales)	Item	When sold in quantities of	Selling unit	Delivered in free delivery zone	F. o. b. yard, store or plant. (f. o. b. railroad car in case of CL sales)
Plaster, hard wall....	1-19 bags.....	100-lb. bag.....	\$1.17	\$1.05	Masonry cement.....	1-29 bags.....	67-lb. bag.....	\$0.72	\$0.65
	20 or more bags, LCL.....	Ton.....	20.00	19.40		30 or more bags, LCL.....	268-lb. bbl.....	2.60	2.55
	CL or more.....	Ton.....	19.90	18.90		CL or more.....	268-lb. bbl.....	2.40	2.30
Plaster, gaging.....	1-19 bags.....	100-lb. bag.....	1.30	1.17	Mason's hydrated lime.....	1-39 bags.....	50-lb. bag.....	.65	.60
	20 or more bags, LCL.....	Ton.....	23.40	22.80		40 or more bags, LCL.....	Ton.....	24.00	22.00
	CL or more.....	Ton.....	21.40	20.40		CL or more.....	Ton.....	15.00	14.00
Plaster, moulding.....	1-19 bags.....	100-lb. bag.....	1.30	1.17	Gypsum block partition 3", hollow.....	LCL.....	Sq. ft.....	.08	.075
	20 or more bags, LCL.....	Ton.....	23.40	22.80		CL.....	Sq. ft.....	.07	.065
	CL or more.....	Ton.....	21.40	20.40	Gypsum block partition 4", hollow.....	LCL.....	Sq. ft.....	.10	.09
Plaster, bonding.....	1-19 bags.....	100-lb. bag.....	1.50	1.35		CL.....	Sq. ft.....	.085	.075
	20 or more bags, LCL.....	Ton.....	27.00	26.00	Fire brick, 9", straight first quality.....	Less than 500.....	1,000.....	90.00	88.00
	CL or more.....	Ton.....	24.40	23.40	Fire clay.....	500 or more, LCL.....	1,000.....	88.00	85.00
Keene's cement.....	1-19 bags.....	100-lb. bag.....	1.80	1.62		CL or more.....	1,000.....	85.00	65.00
	20 or more bags, LCL.....	Ton.....	32.40	30.40	Clay drain tile, 4".....	One bag.....	100-lb bag.....	1.50	1.35
	CL or more.....	Ton.....	24.90	23.90		More than one bag.....	100-lb bag.....	1.12	1.02
Finishing lime.....	LCL.....	50-lb. bag.....	.76	.685		Less than 300'.....	Linear ft.....	.095	.095
	CL or more.....	Ton.....	20.55	19.55		300' or more LCL.....	Linear ft.....	.085	.085
Lath, gypsum, 3/8".....	Less than 1,000 sq. ft.....	Sq. ft.....	.030	.029	Clay drain tile, 6".....	CL or more.....	Linear ft.....	.08	.07
	1,000 sq. ft. or more, LCL.....	Sq. ft.....	.027	.026		Less than 300'.....	Linear ft.....	.17	.17
	CL or more.....	Sq. ft.....	.0245	.0235		300' or more LCL.....	Linear ft.....	.16	.16
Lath, metal, corner bead, expanded type.....	Less than 300 ft.....	Linear ft.....	.06	.05	Vitrified clay sewer pipe, 4".....	CL or more.....	Linear ft.....	.15	.14
	300 ft. or more.....	Linear ft.....	.05	.05		Less than 300'.....	Linear ft.....	.20	.20
Lath, metal, 2.5 pd., painted diamond mesh.....	Less than 100 sq. yds.....	Sq. yd.....	1.25	1.25		300' or more LCL.....	Linear ft.....	.18	.18
	100 sq. yds. or more.....	Sq. yd.....	1.225	1.225	Vitrified clay sewer pipe, 6".....	CL or more.....	Linear ft.....	.17	.16
Lath, metal, 2.75 lb., painted diamond mesh.....	Less than 100 sq. yds.....	Sq. yd.....	1.26	1.26		Less than 300'.....	Linear ft.....	.29	.29
	100 sq. yds. or more.....	Sq. yd.....	1.235	1.235		300' or more LCL.....	Linear ft.....	.26	.26
Lath, metal, 3.4 lb., painted diamond mesh.....	Less than 100 sq. yds.....	Sq. yd.....	1.28	1.28	Flue lining 9" x 9".....	CL or more.....	Linear ft.....	.235	.215
	100 sq. yds. or more.....	Sq. yd.....	1.255	1.255		1-39 ft.....	Linear ft.....	.35	.35
Portland cement, standard (paper bags).....	1-19 bags.....	94-lb. bag.....	.765	.70		40 ft. or more.....	Linear ft.....	.31	.31
	20 or more bags, LCL.....	376-lb. bbl.....	2.80	2.75	Flue lining 9" x 13".....	1-39 ft.....	Linear ft.....	.32	.32
	CL or more.....	376-lb. bbl.....	2.75	2.62		40 ft. or more.....	Linear ft.....	.46	.46
Portland cement, standard (cloth bags).....	1-19 bags.....	94-lb. bag.....	.815	.765	Flue lining 13" x 13".....	1-39 ft.....	Linear ft.....	.67	.67
	20 or more bags, LCL.....	376-lb. bbl.....	3.05	3.00		40 ft. or more.....	Linear ft.....	.58	.58
	CL or more.....	376-lb. bbl.....	3.00	2.87	Gypsum wall board 3/4".....	Less than 1,000 sq. ft.....	1,000 sq. ft.....	43.00	38.50
						1,000 sq. ft. or more.....	1,000 sq. ft.....	38.50	37.00
					Gypsum wall board, 1/2".....	Less than 1,000 sq. ft.....	1,000 sq. ft.....	48.00	43.00
						1,000 sq. ft. or more.....	1,000 sq. ft.....	43.00	41.50
					Gypsum sheathing, water repellant, 1/2".....	Less than 1,000 sq. ft.....	1,000 sq. ft.....	42.50	38.50
						1,000 sq. ft. or more.....	1,000 sq. ft.....	38.50	37.00

¹ Add 1¢ for copper-bearing metal lath or 3¢ for galvanized metal lath. Add an additional 1¢ to the price of each of these specifications when the item sold is furring metal lath.

1. *Terms of sale.* Maximum prices hereinabove established are subject to the following cash discount:

(a) For sellers who were in business during March 1942, the same cash discount they had in effect during March 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March 1942, the cash discount which their most competitive seller who was in business during March 1942 is required to make under the provisions of this order.

2. *Additions for the extension of credit.* The following additions for the maximum

prices hereinabove established may be made for the extension of credit beyond 30 days.

(a) Sellers who were in business during March 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March 1942, none may be added.

(b) Sellers who were not in business during March 1942 are permitted to make the same charge for the extension of

credit which their most closely competitive seller is permitted to make under the provisions of this order.

3. The following delivery charges may be made when delivery is made outside the free delivery zone hereinabove described of all commodities subject to this order.

(a) For sellers who were in business during March 1942, the same delivery charge they had in effect during March 1942 for each type and quantity of sale made.

(b) For sellers who were not in business during March 1942, the delivery charge which their most competitive

seller, who was in business during March 1942, may make under the provisions of this order.

4. *The Missouri and Kansas State sales tax.* Sellers may add to the prices listed in this Appendix A the sales taxes required to be collected by the laws of the States of Missouri or Kansas. These taxes shall be separately stated in the dealer's invoice, sales slip or receipt.

[F. R. Doc. 46-5772; Filed, Apr. 5, 1946; 1:38 p. m.]

[Raleigh Order G-1 Under Gen. Order 68]
HARD BUILDING MATERIALS IN RALEIGH,
N. C., DISTRICT

For the reasons set forth in the accompanying opinion and under the authority vested in the District Director of the Raleigh, North Carolina District Office, Region IV, of the Office of Price Administration by General Order No. 68 issued by the Administrator of the Office of Price Administration in Region IV, Delegation Order No. 93 issued November 5, 1945, it is hereby ordered:

SECTION 1. *What this order covers.* This order covers all "retail sales" made by any seller, of the commodities specified in Table I delivered by any seller whose place of business is located in the "Raleigh District Trade Area."

The "Raleigh District Trade Area" for the purpose of this order consists of the following area: That area located in the counties of Alamance, Beaufort, Bertie, Bladen, Brunswick, Camden, Carteret, Caswell, Chatham, Chowan, Columbus, Craven, Cumberland, Currituck, Dare, Duplin, Durham, Edgecombe, Franklin, Gates, Granville, Greene, Halifax, Harnett, Hertford, Hoke, Hyde, Johnston, Jones, Lee, Lenoir, Martin, Moore, Nash, New Hanover, Northampton, Onslow, Orange, Pamlico, Pasquotank, Pender, Perquimans, Person, Pitt, Robeson, Sampson, Scotland, Tyrrell, Vance, Wake, Warren, Washington, Wayne and Wilson, North Carolina (except the Townships of Atlantic, Nags Head, Kennekeet and Hatteras in Dare County and the Township of Ocracoke in Hyde County).

SEC. 2. *Definition of retail sales.* For the purpose of this order, a retail sale means a sale to an ultimate consumer or to any person for resale on an installed basis within the meaning of section 1 (b) of Revised Maximum Price Regulation No. 251.

SEC. 3. *Description of items covered by this order.* This order covers the list of "hard building materials" set forth in the annexed Table I. Other related items may be added from time to time by amendment without reference being made to this section.

SEC. 4. *Relation to other regulations.* The maximum prices fixed by this order supersede any maximum price or pricing method previously fixed by any other regulation or order, except to the extent they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation shall apply to sales covered by this order.

SEC. 5. *Maximum prices.* The maximum prices for hard building materials

covered by this order are set forth in Table I which is annexed to and made a part of this order. Such maximum prices are subject to provisions of section 6 of this order.

SEC. 6. *Discounts, allowances and delivery practices.* Each seller subject to this order must maintain his customary terms, discounts and allowances in sales to each class of purchaser which he had in effect during March, 1942.

SEC. 7. *Posting of maximum prices.* Every seller making sales covered by this order shall post a copy of Table I, as amended from time to time, which lists the maximum prices fixed by this order in each of his places of business in the area covered by this order in a manner plainly visible to all purchasers.

SEC. 8. *Sales slip and records.* Every seller covered by this order who has customarily given his customers a sales slip or other evidence of purchase must continue to do so. Upon request from a customer, such seller, regardless of previous custom, shall give the purchaser a receipt showing the date, name and address of the seller, the description of each item sold and the price received for it. If he customarily prepared his sales slips in more than one copy, he must keep for at least six months after delivery a duplicate copy of each sales slip delivered by him pursuant to this section.

For any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of the buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

SEC. 9. *Enforcement provisions.* On and after the effective date of this order, any person covered by this order, who sells or offers to sell at a price higher than the ceiling price permitted by this order, or otherwise violates any of the provisions of this order, shall be subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages as provided for by the Emergency Price Control Act of 1942, as amended. No person subject to this order may evade any of the provisions of the order by any stratagem, scheme or device. No person subject to this order may, as a condition of selling any particular building material item, require a customer to buy anything else. Any such evasion is punishable as a violation of this order.

SEC. 10. *Petitions for amendment.* Any person seeking an amendment of any provision of this order may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1, a copy of which will be furnished upon request.

SEC. 11. *Amendment.* This order may be amended or revoked at any time by the Office of Price Administration.

This Order No. G-1 shall become effective February 11, 1946.

Issued this 6th day of February 1946.

THEODORE S. JOHNSON,
District Director.

TABLE I—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN HARD BUILDING MATERIALS

[Subject to discounts, allowances, etc., as provided in Section 6 of Order G-1]

No.	Description of commodity	Unit	Maximum delivered price (f. o. b. job)
1	Angle irons.....	Per lb.....	\$0.10
2	Pulp wallboard, $\frac{3}{8}$ ".....	Per M sq. ft.....	40.00
3	Gyp-lath sheathing, $\frac{1}{2}$ ".....	Per M sq. ft.....	42.50
4	Gypsum sheathing, $\frac{1}{2}$ ".....	Per M sq. ft.....	42.00
5	Gypsum lath, $\frac{3}{8}$ " (rock lath).....	Per M sq. ft.....	25.00
6	Gypsum wallboard, $\frac{3}{8}$ ".....	Per M sq. ft.....	40.00
7	Gypsum wallboard, $\frac{1}{2}$ ".....	Per M sq. ft.....	50.00
8	Plaster base lath, $\frac{1}{2}$ ".....	Per M sq. ft.....	25.00
9	Standard, presdwood, $\frac{1}{2}$ ".....	Per M sq. ft.....	70.00
10	Standard presdwood, $\frac{3}{4}$ ".....	Per M sq. ft.....	75.00
11	Standard presdwood, $\frac{1}{2}$ ".....	Per M sq. ft.....	110.00
12	Tempered presdwood, $\frac{1}{2}$ ".....	Per M sq. ft.....	100.00
13	Tempered presdwood, $\frac{3}{4}$ ".....	Per M sq. ft.....	110.00
14	Tempered presdwood, $\frac{1}{2}$ ".....	Per M sq. ft.....	135.00
15	Deluxe quarterboard.....	Per M sq. ft.....	60.00
16	Keen's cement.....	Per sack.....	2.50
17	Portland cement.....	Per sack.....	.83
18	do.....	Per bbl.....	3.32
19	Junior insulation batts.....	Per M sq. ft.....	60.00
20	Wool blankets, 1".....	Per M sq. ft.....	50.00
21	Wool blankets, 2".....	Per M sq. ft.....	55.00
22	Wool blankets, 3".....	Per M sq. ft.....	75.00
23	Metal lath.....	Per sq. yd.....	.32
24	Finishing lime.....	Per 50 lb. sack.....	.65
25	do.....	Per ton.....	26.00
26	Mason's hydrated lime.....	Per 50 lb. sack.....	.50
27	Plaster hard wall.....	Per 100 lb. sack.....	1.10
28	do.....	Per ton.....	20.00
29	Plaster gauging.....	Per 100 lb. sack.....	1.50
30	do.....	Per ton.....	30.00
31	Asbestos shingles.....	Per sq.....	9.25
32	Asbestos siding 12 x 24 white.....	Per sq.....	8.50
33	Roll brick siding.....	Per sq.....	4.00
34	Insulated brick asphalt siding $\frac{1}{2}$ ".....	Per sq.....	13.50
35	210 lb. 12" strip shingle (roofing).....	Per sq.....	6.00
36	167 lb. 11 $\frac{1}{2}$ " hex strip shingles.....	Per sq.....	4.75
37	90 lb. roll roofing mineral surfaced.....	Per sq.....	2.50

[F. R. Doc. 46-5770; Filed, Apr. 5, 1946; 1:37 p. m.]

[Region IV Order G-2 Under RMPR 251]

PLUMBING SERVICES AND INSTALLED PLUMBING AND HEATING FIXTURES AND MATERIALS IN ATLANTA REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator for Region IV by section 9 of Revised Maximum Price Regulation 251, it is hereby ordered:

1. *What this order does.* This basic order puts into one document the provisions which will be common to all future orders establishing flat (dollars-and-cents) maximum prices for plumbing services and installed plumbing and heating fixtures and materials to be issued by the Atlanta Regional Office and/or by the District Office in Region IV, pursuant to the authority contained in section 9 of Revised Maximum Price Regulation 251. The orders to be issued under this basic order are referred to herein as "adopting orders" and when issued will expressly adopt the provisions of this basic order. The provisions of Revised Maximum Price Regulation 251 cover all sales of plumbing services and installed plumbing and heating fixtures and materials in all areas not

covered by these orders, unless and until adopting orders are issued under this order. When such adopting orders are issued, they will supersede the provisions of sections 6 and 7 of Revised Maximum Price Regulation 251 with respect to plumbing services and installed plumbing and heating fixtures and materials.

2. *Transactions covered by this order.* This order covers all sales of plumbing services and installed plumbing and heating fixtures and materials.

3. *Relationship of this order to all adopting orders to Revised Maximum Price Regulation 251.* The provisions of this order, when and if adopting orders are issued, supersede sections 6 and 7 of Revised Maximum Price Regulation 251 with respect to sales of plumbing services and installed plumbing and heating fixtures and materials in the areas affected by such adopting orders. All other provisions of Revised Maximum Price Regulation 251 are applicable to transactions subject to this order unless otherwise provided in this order. On and after the effective date of any adopting order issued under this basic order, regardless of any contract or other obligation, no person shall sell or offer to sell plumbing services and installed plumbing and heating fixtures and materials in the area covered by such adopting order at prices higher than those established by such adopting order.

4. *Definitions.* (a) The term "plumbing services" in this order includes plumbing and allied services performed by any person selling plumbing services and installed plumbing and heating fixtures and materials, including installation and repair services and sale of fixtures and materials installed at job site. (b) "Fixtures" include such plumbing facilities as bath tubs, lavatories, commodes, hot water tanks, heaters and all other plumbing and heating appliances except those defined as materials.

(c) "Plumbing materials" include all items of materials necessary for the installation, maintenance or repair of plumbing fixtures and other plumbing facilities, including but not limited to pipe, pipe fittings, valves, hangers, lead and items generally known to the trade as plumbing specialties.

(d) "Maximum hourly labor charge" means the amount charged for labor of a specified type or class of plumbing services, made either at a flat rate per hour so as to include a margin for administrative and overhead costs and profit, or as a percentage of seller's labor costs, which resulting maximum labor charge is also deemed to include a margin for administrative and overhead costs and profit, together with overtime applicable in either case.

(e) "Legal wage rates" means the wage rates in effect on October 3, 1942 or the wage rates which have been approved by a Federal wage or stabilization agency, but not more than the wage rate actually paid by the seller.

(f) "Master plumber" means any person who, as owner or supervisor, renders plumbing services and is licensed as such by the appropriate government agency.

(g) "Journeyman plumber" means any person who renders plumbing services

and is licensed as such by the appropriate government agency.

(h) "Apprentice plumber" means any person who renders plumbing services and is in the process of becoming a journeyman plumber.

(i) "Helpers" or "laborers" means any person other than a master plumber, journeyman plumber or apprentice plumber who renders plumbing services.

5. *Special pricing practices to be used in computing maximum prices—*(a) *Measurement of hours.* The time charged against any job shall be counted from the time the workman leaves the shop, completes the job and returns or proceeds to the next job. Time in transit to and from the job can be charged only once per day. The hours for which charges are made shall not exceed those shown in the seller's payroll record.

(b) *Overtime.* When work is performed at the purchaser's request between 5:00 p. m. and 8:00 a. m. of any day from Monday through Friday or at any time on Saturdays, Sundays or legal holidays, the maximum labor charge per hour may not be in excess of 150 percent of the straight time rate authorized in the adopting order for the particular area covered by said adopting order.

(c) *Minimum service charge.* The highest minimum service charge that may be made for any job is established as the hourly service charge for one hour's work as calculated under the adopting order for the particular area covered by said adopting order.

(d) *Self-employed plumber.* A self-employed licensed Journeyman or Master Plumber, who performs plumbing services himself, may take as his maximum service charges those applicable to a journeyman or master plumber, respectively, of his nearest competitive establishment.

(a) *Maximum labor charges for combination work.* The labor charges for any combination of workers other than those set forth in the adopting order for the particular area covered by said adopting order shall not exceed the sum of the service charges as computed for the individual workers comprising the team.

6. *Guaranteed prices.* A seller may offer to supply plumbing services covered by the adopting order for the particular area on the basis of a contract or guaranteed price: *Provided, however,* That such guaranteed price shall not be higher than the maximum price figured in accordance with the pricing method and requirements covered by the adopting order for the particular area.

7. *Records.* Every person making sales subject to the adopting order for the particular area must keep a record showing the time spent by his employees on any job involving plumbing services and the wage rate paid to each such employee. Such person must keep invoices showing amounts paid for materials, fixtures, specialties and for sub-contracted work. Such records shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

8. *Sales slips and receipts.* Every person subject to the adopting order for the particular area shall furnish to each purchaser of plumbing services a sales slip or invoice showing separately the amount charged for labor, materials, fixtures, specialties and for any sub-contracted work, and such sales slip must contain a statement that the prices charged do not exceed maximum prices established by the adopting order for the particular area. Duplicates of such invoices or sales slips shall be kept by the seller at his place of business and shall be available for inspection by the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

9. *Evasion.* Any practice or device which results in a higher price to the purchaser of plumbing services and installed plumbing and heating fixtures and materials than is permitted by the applicable adopting order under this order is a violation of this order and the provisions of section 11 of Revised Maximum Price Regulation 251, as amended, remain in full force and effect.

10. *Revocation or amendment.* This order may be revised, amended, revoked or modified at any time by the Office of Price Administration.

This order shall become effective in each area when adopted by an order covering that area, except that it shall not apply to such sales under Revised Maximum Price Regulation 251 made pursuant to contracts entered into prior to the effective date of such adopting order.

Issued: March 22, 1946.

JOHN D. MOSBY,
Acting Regional Administrator.

[F. R. Doc. 46-5769; Filed, Apr. 5, 1946; 1:36 p. m.]

[Region V Order G-29 Under RMPR 251]

INSTALLED MINERAL WOOL INSULATION IN
TEXARKANA, TEX., AND TEXARKANA, ARK.

For the reasons set forth in the opinion issued simultaneously herewith and pursuant to the authority vested in the Regional Administrator of Region V of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, it is ordered:

(a) *Transactions covered by this order.* This order covers sales of mineral wool insulation on an installed basis in existing structures. All items of incidental construction work as defined below remain covered by Revised Maximum Price Regulation 251.

"Mineral wool" means rock wool, slag wool and glass wool blown from molten materials and used to retain or exclude heat.

"Existing structures" means completed structures whether occupied or unoccupied, and includes ordinary changes, improvements, remodeling and additions.

"On an installed basis" means a transaction in which the seller furnishes mineral wool insulation, together with the labor, services and material required to incorporate such insulation into an existing structure. Installation may be performed by the pneumatic or blowing

method, by the hand-packing method, or by the use of batts and blankets.

"Incidental construction work" means work performed or services rendered with respect to a building or structure apart from the installation of mineral wool insulation. It also includes those materials and operations the cost of which are expressly described as not included in the prices of certain items listed in Table I of section (d) of this order.

(b) *Relationship of this order to Revised Maximum Price Regulation No. 251.* The provisions of this order supersede sections 6, 7, and 8 of Revised MPR 251, except as otherwise provided in this order, with respect to sales of mineral wool insulation on an installed basis and incidental construction work. Except as otherwise provided herein, all transactions subject to this order shall remain subject to all provisions of Revised MPR 251, together with all amendments that have been or hereafter may be issued.

On and after the effective date of this order, regardless of any contract or other obligation, no person shall sell, offer to sell, or deliver mineral wool insulation on an installed basis or incidental construction work as herein defined, at prices higher than the maximum prices established by this order.

(c) *Geographical applicability.* This order shall apply to all sales of installed mineral wool in structures located in Texarkana, Texas, and Texarkana, Arkansas.

(d) *Maximum prices.* The maximum prices for sales of mineral wool insulation on an installed basis shall be those shown in Table I of this section. Prices apply to all types and thicknesses of blown mineral wool and to all types and thicknesses of hand packed loose mineral wool and to batts and blankets. The prices listed in Table I are based upon an insulation thickness of 4 inches. For each inch or fraction of inch of insulation over 4 inches, when ordered by the buyer, the seller may make an additional charge of 25 percent of the 4 inch price per inch per square foot. For each inch of thickness under 4 inches, the seller shall deduct 20 percent of the 4 inch price. A $\frac{3}{8}$ inch tolerance may be allowed without charge in maximum price.

The drawings referred to in Table I are on file with the Division of the Federal Register, and are hereby made a part of this order. For the convenience of seller and buyers, and in the interest of simplification and clarity of description copies of these drawings are attached to this order and distributed by the Office of Price Administration.

Where a machine or a crew of two or more workers is used on mineral wool insulation jobs and the total charge as determined in accordance with the maximum prices listed in Table I is \$40 or less, the seller may add \$10.00 to such charge.

TABLE I—MAXIMUM PRICES

FLAT AREAS

Exposed ceilings

Prices per sq. ft.
(4" thickness batts)

1. Open attics with over 24" clearance to roof. No roof opening necessary, open blowing conditions. Drawing 1..... \$0.12

TABLE I—MAXIMUM PRICES—Continued

FLAT AREAS—continued

Exposed ceilings—Continued

Prices per sq. ft.
(4" thickness batts)

2. Under flat built up roofs (suspended ceiling) with over 24" clearance between roof and hung ceiling; open blowing conditions. (Price includes cost of opening and closing for area 500 square feet and over. Price does not include opening and closing for areas under 500 square feet.) Drawing 2..... \$0.13

Covered ceilings

(Prices include cost of removing and replacing flooring)

3. Open attics with a single rough flooring and accessible. No roof opening necessary. Drawing 3..... \$0.14
4. Open attics with finished single floors. Drawing 4..... .15
5. Open attics with finished double floors. Drawing 5..... .16

Flat ceilings in closed spaces

(Prices do not include cost of opening and closing)

6. Flat ceilings in closed spaces under pitched or sloping roofs where opening in roof is necessary, such as pocket areas behind knee walls, areas under roof ridges, or extensions which are practically flat. Drawing 6..... \$0.14
7. Ceilings in closed space under ridge of pitched roofs, where opening for the full length of ridge is necessary because of small clearance between ridge and ceiling areas. Drawing 7..... .15
8. Flat built up roof types including row house construction and commercial buildings plus cost of opening. Drawings 2 and 8..... .14
9. Flat roof decks covered with tin, copper or canvas plus cost of opening. Drawing 9..... .14
10. Overhang. Drawing 10..... .17
11. Dormer tops. Drawing 11:
 - (a) Where no retainer material is necessary..... .14
 - (b) Where retainer material is necessary..... .20
12. Bay window top or bottom. Drawing 12..... .14

Floors

(Prices include cost of opening and closing)

13. Any exposed floors over garage ceilings, open porches of similar types of areas where the underside of the area to be insulated is closed and finished. Drawing 13..... \$0.20
14. Any exposed floors where the areas to be insulated are not closed and finished and where retaining materials are required. Drawing 14..... .20

Floors over unexcavated areas

(Prices do not include cost of retaining materials)

15. Batts and blankets. Drawing 15..... \$0.15
16. 4" fill over retaining material and lath retaining surface. Drawing 16..... .20
17. All slopes where closed and finished on the interior side of the rafters. (Price does not include cost of opening and closing.) Drawing 17..... .14
18. Open rafters and slopes where batts or blankets are used, such as pockets outside of knee walls where blow is impractical. (Prices do not include cost of opening and closing.) Drawing 18..... .16
19. Open rafters and slopes. Insulation held in place by retaining material. (Price includes cost of retainer material, if used.) Drawing 19..... .18

TABLE I—MAXIMUM PRICES—Continued

FLAT AREAS—continued

Knee walls and partitions

Prices per sq. ft.
(4" thickness batts)

20. Interior plastered walls where no decoration is necessary except plaster patching. Drawing 20. (Price includes opening and closing)..... \$0.20
21. Knee walls adjacent to slopes and easily accessible, no openings required. (Price includes cost of retaining material.) Drawing 21..... .20
22. Knee walls not accessible, requiring retaining material. (Price includes cost of retaining material but does not include opening and closing.) Drawing 22..... .20
23. Stairwells. (Prices include opening and closing.) Drawing 23:
 - (a) Soffits..... .14
 - (b) Walls (measurement of walls may be taken as rectangle from floor to ceiling)..... .16

Exterior walls

(Prices include cost of opening and closing)

24. Exterior walls with inner finish whose outer surface is composed of:
 - (a) Wood or asphalt shingles..... \$0.16
 - (b) Wood clapboard..... .16
 - (c) Brick or stone veneer..... .16
 - (d) Stucco..... .17
 - (e) Asbestos-cement shingles..... .17
 - (f) Insulated brick. Drawings 24 and 30..... .20
25. and
26. Gable and end walls with inner finish:
 - (a) Wood or asphalt shingles..... .16
 - (b) Wood clapboard..... .16
 - (c) Brick or stone veneer..... .16
 - (d) Stucco..... .17
 - (e) Asbestos-cement shingles..... .17
 - (f) Insulated brick. Drawings 25, 26 and 27..... .20
27. Gable and end walls without inner finish, requiring standard retaining material. (Price includes cost of retaining material.) Drawings 25, 26 and 27..... .20
28. Dormer cheeks and faces with inner finish. Drawings 28 and 29.
 - (a) Wood or asphalt shingles..... .20
 - (b) Wood clapboard..... .20
 - (c) Brick or stone veneer..... .20
 - (d) Stucco..... .20
 - (e) Asbestos-cement..... .20
 - (f) Insulated brick..... .20
29. Dormer cheeks and faces without inner finish, requiring retaining material. (Prices include cost of retaining material.) Drawings 28 and 29..... .20

Openings and closings

A separate additional charge may be made for openings and closings only in those cases where opening and closing are not specifically included in the price applicable to the category. The charge includes payment for all labor and material including that used for replacement of material where necessary. This charge applies only to work performed by the installer in connection with installation of mineral wool insulation.

The above prices shall be cash prices. If the seller customarily made an extra charge for credit during his base period, he may now make this charge so long as his charge is no higher than his base period charge.

(e) *Measurements.* It shall be the seller's responsibility to ascertain that all measurements are accurate. Measurements for exterior walls are to be taken over all, with no deduction for openings, except for sun porch walls, store fronts or similar areas where windows and door areas must be deducted.

In the case of elevator wells, ventilators, skylights, monitors and pent houses on flat roofs the entire such area must be deducted where they are more than 16 square feet in area and extend through the flat ceiling area to be insulated. For attic floors outside gross dimensions may be taken. In measuring the heights of knee walls, to the height between floors, joists and rafters add one foot for floor seal piling of granulated insulation. For slopes add six inches to length of clear span for capping intersecting surfaces. For flat ceilings which intersect slopes add one foot to length of span taken at right angles to intersecting slopes. For stairwell walls measurement may be taken as a rectangle from floor to ceiling and not as triangles.

In determining the total of the square foot area for each category of insulation installed a tolerance of 5 percent will be recognized.

(f) *Maximum prices for special insulation and related work and incidental construction.* The maximum prices that may be charged by sellers for special insulation and related work and incidental construction work for which no separate dollar and cents price has been set out in Table I of this order shall be the maximum prices established in accordance with Revised MPR 251.

(g) *Quoting a "guaranteed price".* The seller may offer to sell an insulation job covered by this order on the basis of a "guaranteed price" wherein the seller agrees to charge a fixed amount: *Provided, however,* That the so-called "guaranteed price" must not be higher than the maximum price figured in accordance with the pricing methods and requirements of this order. The seller shall stamp or otherwise mark conspicuously on each invoice or statement a statement in substantially the following form: "Prices are at or below ceiling prices set by OPA Regional Order G-29 under RMPR 251."

(h) *Records, invoicing and notification requirements—(1) Record keeping requirements.* Every seller of mineral wool insulation sold on an installed basis, whether the sale is made as a part of a general contract calling for installation of other commodities or not, shall preserve records showing the following information:

(i) The date on which the installation was completed.

(ii) The name and address of the seller and buyer.

(iii) The number of square feet and type of insulation installed, the thickness of insulation material, and the areas in which such insulation material was installed.

(iv) The price charged for each separate category exactly as stated in Table I, including category number and drawing number.

(v) The terms of sale.

(vi) A statement of any special insulation and related work and incidental construction work.

(2) *Invoicing requirements.* Any seller subject to this order, upon request of a

purchaser, must furnish an invoice which contains all of the information set out in paragraphs (i) through (vi) of section (h) (1) of this order.

(3) *Notification requirements.* Every person making sales subject to this order shall notify the purchaser of the existence of this order, and, if requested, show the purchaser a copy of this order as well as a copy of Revised Maximum Price Regulation No. 251.

(i) *Revocation.* This order may be revised, amended, or revoked at any time by the Office of Price Administration.

This order No. G-29 shall become effective March 27th, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued at Dallas, Texas, this 12th day of March 1946.

W. A. ORTH,
Regional Administrator.

[F. R. Doc. 46-5771; Filed, Apr. 5, 1946;
1:37 p. m.]

UNITED STATES MARITIME COMMISSION.

NEW YORK SHIPBUILDING CORP. ET AL.

NOTICE OF DETERMINATION

Pursuant to the provisions of the invitation for sealed bids, dated January 15, 1946, for the construction of three 650 foot twin screw turbine driven passenger and cargo vessels (Proposal PDW-6).

Notice is hereby given that, pursuant to the provisions of paragraph 14 of Invitation (Proposal PDW-6), dated January 15, 1946, for the construction of three 650 foot twin screw turbine driven passenger and cargo vessels, "Design P3-S2-DL1," and addenda thereto numbered 1 through 4, dated respectively February 28, March 12, March 19, and April 3, 1946, and on request made by each of the companies hereinafter named for a determination of the proportionate part of the 3½ per cent differential to be used in evaluating bids made by such companies under said Invitation, each of said companies having submitted data with respect to the use of facilities which are partly Government owned and partly privately owned, the Commission has determined:

(1) That with respect to any bid submitted by New York Shipbuilding Corporation, no portion of the 3½ per cent differential will be applied in such evaluation;

(2) That with respect to any bid submitted by Federal Shipbuilding and Dry Dock Company, a differential of ⅓ of 3½ per cent, to wit, 0.3889 per cent, will be applied in such evaluation;

(3) That with respect to any bid submitted by Sun Shipbuilding & Dry Dock Co., no portion of the 3½ per cent differential will be applied in such evaluation; and

(4) That with respect to any bid submitted by Bethlehem Steel Company (Quincy Yard), a differential of ⅓ of 3½ percent, to wit, 0.4375 percent will be applied in such valuation.

No other prospective bidders have requested from the Commission the determination referred to in paragraph 14 of the Invitation.

By order of the United States Maritime Commission.

Dated: April 8, 1946.

[SEAL]

R. L. McDONALD,
Assistant Secretary.

[F. R. Doc. 46-5798; Filed, Apr. 8, 1946;
11:07 a. m.]

NEW YORK SHIPBUILDING CORP. ET AL.

NOTICE OF DETERMINATION

Pursuant to the provision of the invitation for sealed bids, dated December 29, 1945, for the construction of two 670 foot twin screw turbine driven passenger vessels (Proposal PDW-5).

Notice is hereby given that, pursuant to the provisions of paragraph 14 of Invitation (Proposal PDW-5), dated December 29, 1945, for the construction of two 670 foot twin screw turbine driven passenger vessels, "Design P3-S2-DA1," and Addendum No. 1 thereto dated March 12, 1946, and on request made by each of the companies hereinafter named for a determination of the proportionate part of the 3½ per cent differential to be used in evaluating bids made by such companies under said Invitation, each of said companies having submitted data with respect to the use of facilities which are partly Government owned and partly privately owned, the Commission has determined:

(1) That with respect to any bid submitted by New York Shipbuilding Corporation, no portion of the 3½ per cent differential will be applied in such evaluation;

(2) That with respect to any bid submitted by Federal Shipbuilding and Dry Dock Company, a differential of ⅓ of 3½ per cent, to wit, 0.3889 per cent will be applied in such evaluation; and

(3) That with respect to any bid submitted by Bethlehem Steel Company (Quincy Yard), a differential of ⅓ of 3½ per cent, to wit, .4375 per cent will be applied in such valuation.

No other prospective bidders have requested from the Commission the determination referred to in paragraph 14 of the Invitation.

By order of the United States Maritime Commission.

Dated: April 8, 1946.

[SEAL]

R. L. McDONALD,
Assistant Secretary.

[F. R. Doc. 46-5799; Filed, Apr. 8, 1946;
11:07 a. m.]